Justice of the Peace

VOLUME CLVI 1992

INDEX

(ARTICLES REFERENCES ARE GIVEN IN ITALIC TYPE)

(An Index to Cases Referred to is given at p.850, post)

A		-, poor client, an appealing state of affairs -, power of court to allow an appeal against	523, 604
Abandonment of case, what consultation had to take place (Parliamentary question)	205	conviction where the appellant was advised to plead guilty, s.2(1)(a) Criminal Appeal	
Abuse of process, delay in bringing proceedings,		Act 1968 (R. v. Boal, N.C.)	460
relevant principles to apply, excessive		-, stemming the backlog, how it could be done	587
citation of cases does nothing to further		Arrest, whether it is a pre-condition of citizen's	
cause of justice and should be discouraged		power of arrest under s.24(5) of the Police	
(R. v. Sheffield Stipendiary Magistrate,		and Criminal Evidence Act 1984 that an offence	2.0
ex parte Stephens, N.C.	396	has been committed (R. v. Self, N.C.)	316
-, further observations on	98, 115	Assault, indecent assault, whether consent of victim	
-, long delay in proceedings not abuse in	112	relevant if defendant's actions likely or	
"Guildford Four" case	113	intended to cause bodily harm, whether "likely"	
Acid house parties, legal legacy of	632	implies "recklessly", relevance of modern	
Acts of Parliament, interpretation	443	social attitudes in sexual relations (R. v.	442
(Parliamentary question) Adoption, intercountry, the basic principles	443	Boyea, N.C.) -, -, whether offence of basic or specific intent,	442
-, review of law, a consultation document	819	whether self-induced voluntary intoxication	
Advance disclosure, whether time to have more,	019	a defence (R. v. C, N.C.)	554
including summary cases	27		334
Affray, constituent elements, effect of		unborn child	465
prosecution's inability to prove causing		, whether consent of victim a defence to wounding	
damage and assault alleged in the information		or assault occasioning actual bodily harm where	
(Cobb v. Director of Public Prosecutions, N.C.)	330	injuries inflicted in mutual participation in	
AIDS, court cases on the dangers of,		sado-masochistic acts of violence (R. v. Brown	
child cases	546, 577	(Anthony Joseph) and Others, N.C.)	177, 396
-, -, road traffic	546	Association of Magisterial Officers, officers,	
"A.L.P.", tribute to	302	1992-93	287
"A melody of harpers"	287	Asylum, applications, dealing with bogus	762
Appeals, against lenient sentences, what criteria		-, European Convention on	589
does Attorney-General adopt in decision?		Attendance centre orders, bail and probation hostel	
Judge vindicated in "joyriding" case	363		
 against severe sentence imposed by justices, 		Office grant (Parliamentary question)	398
when appeal by way of case stated appropriate		Australia and Britain, impressions of civil work in	77
(Tucker v. Director of Public Prosecutions, N.C.)	218	Authorized practitioners scheme, Lord Chancellor's	
-, Appellant Jurisdiction Act 1876, s.5,		announcement	205
requirement of oral hearing in presence of		Autrefois convict or the double jeopardy rule, cannot	
three Law Lords (Parliamentary question)	443		- 40
-, by way of case stated, justices' obligation to		proceedings decided in R. v. Green (Bryan)	546
state facts with sufficient degree of			
particularization, notes of evidence not to be		В	
appended to case submitted to the High Court		В	
(Cotgreave and Cotgreave v. Cheshire County	700	Badge, Mr. Peter, appointed as Chief Metropolitan	
Council, N.C.) -, child case, application to admit fresh evidence,	780	Stipendiary Magistrate	185, 203
principle to be applied (B v. P (Access), N.C.)	572	Bail, accused's right to apply for bail, effect	163, 203
	312	of s.128A Magistrates' Courts Act 1980	176
appeal certificate (R. v. Williams (Paul David),		-, and probation hostels, grants to by the Home	110
N.C.)	186		
criminal, new Practice Direction	611	(Parliamentary question)	92
number referred to Court of Appeal under s.17(1)	311	-, breach of condition, whether two justices required	-
Criminal Appeals Act 1968 (Parliamentary		for hearing under s.7(5) of the Bail Act 1976,	
question)	380		
	- 50		

Liverneel City Magistrates' Court av parte			rick of interference to child Judge finding no risk	
Liverpool City Magistrates' Court, ex parte Director of Public Prosecutions)	235		risk of interference to child, Judge finding no risk to child, whether that finding justified (Re CB (A	
-, committal for sentence, presumption of bail,			Minor) (Access), N.C.)	234
whether the Bail Act 1976 still applies	96	-,	parents not married, father seeking access, father	
-, further offences committed on, Association of			having sought to persuade mother to have pregnancy	
Chief Police Officers criticize Home Office research,	227 240		terminated and denying paternity, effect on	
"Offending While on Bail" 161, 176, 210	205, 210		relationship with mother adversely affecting child, whether court justified in refusing access (B v.	
-, -, Home Secretary speaks on -, hardening attitudes to, could cause injustice,	203, 210		P (Access), N.C.)	572
NACRO view	665	-,	care order, contact, whether court had power to make an in	
-, justices' decision that defendant need not be			order refusing contact (West Glamorgan County	
granted bail because insufficient information				, 602
available, whether that is a decision not to grant		-,	-, -, whether court had power to order	
bail, Bail Act 1976, sch.1, Part I, para.5 and			no contact (Re CN (A Minor) (Care Order), N.C.)	698
sch.1, Part IIA, para.2 as amended (R. v. Calder	461	-,	-, threshold conditions, failure to attend school,	
Justices, ex parte Kennedy, N.C.) -, new legislation or improved practice, NACRO's	401		significant harm, impairment of intellectual and social development, indication of lack of reasonable	
report "Bail: What Should Be Done?"	754		parental care or child beyond parental control (O. v.	
-, or custody, an overview of the Bail Act 1976	467, 486		Berkshire County Council, N.C.)	364
-, power to vary conditions, following denial of		-,	care proceedings, agreed order, extent to which court	
breach	49		should investigate and hear oral evidence (Devon County	
-, Prison Reform Trust warns against view that granted	722		Council v. S and Others, N.C.)	442
to readily	732	-,	-, appeal, file not to be sent to Registry until appellant	
 prisons providing bail units and bail information schemes (Parliamentary question) 	205		had obtained copies of documents he was required to file	602
Bailiffs, distraint on goods and chattels by, review	203	_	and serve (Re H (A Minor) (Care Proceedings), N.C.) -, -, finding of significant harm not challenged, refusal	
of basis giving authority to (Parliamentary		-,	adjournment to assess parental abilities, refusal to admit	01
question)	493		evidence as out of time, whether grounds of appeal, wheth	er
-, regulation of, consultation paper	501, 524		care order justified on the facts (L v. Berkshire County	
-, whether return of nulla bona is appropriate where), 378
access to premises has not been gained (R. v.		-,	-, court directs local authority to allow guardian	
Dudley Justices, ex parte Blatchford)	636		ad litem to have continued involvement, whether	
Bankruptcy; Extensions of Petition Hearing Date	76		court had power to give such a direction	600
(Practice Note) Bar, counsel's fees, delay between trial and taxation	76 733		(Re CN (A Minor) (Care Order), N.C.)	698
-, dining in hall, whether should end	187	,	 criminal proceedings related to, procedure for adjournment where necessary 	737
-, rights of audience, in the Crown Court, monopoly	10,		-, effect of the Children Act 1989	355
to end	657	-,		
-, -, submission to the Lord Chancellor	480		authority to impose restrictions on (R v. Cornwall	
-, wearing wig and gown, suggestions for abolition of	315, 331		County Council, ex parte Cornwall and Isles of	
Belly dancing, and new Speaker was a Tiller girl, are	***		Scilly Guardians Ad Litem and Reporting Officers Panel)	
they the new qualifications for the legal world?	299			689
Bentham, Jeremy, reformer extraordinary Blackburn, Raymond, the loss of a legal character	668 30		-, local authority, hearing of case continued after	
Blood testing for paternity, list of persons appointed	88, 240		October 14 when Children Act 1989 in force, appeal against order, to which court?	144
Brothel, assisting in management, whether necessary	00, 240		-, management of cases, criminal proceedings pending,	144
for defendant to exercise some sort of control over		,	care proceedings should not be adjourned	34
the management (Jones and Wood v. Director of		-,	desired the second of the seco	
Public Prosecutions, N.C.)	572		to be stated and checklist in s.1(3) of the Children	
"Brougham" and algebra	60		Act 1989 to be expressly applied (Re H (A Minor)	
Burials and burial grounds, problems associated with,	625		(Care Proceedings), N.C.)	602
decided by consistory courts	635	-,		
			kept to minimum (Devon County Council v. S and Others, N.C.)	442
С		-		7, 427
		-,	-Lild -Loren formational or form	147
Car boot sales, use of to dispose of stolen goods		-,	II.	71
(Parliamentary question)	139		children, custody, legal custody to A, A and B, her	
Car parking, at the courts, difficulties posed to			new husband, apply for adoption order, move to new	
lawyers and others	587		commission area, to which court should	
Causing grievous bodily harm with intent, plea of guilty by appellant, Newton hearing, burden and			application be made?	15
standard of proof, actual issue of fact in dispute,		-,	 -, contact, child in care, whether court had power to make an interim order refusing contact 	
sentence substituted by one on the basis that the			(West Glamorgan County Council v. P, N.C.)	602
account given to Judge might have been true (R. v.		-,	1 1 1 1111 11 11 1100 1 0	002
Kerrigan, N.C.)	780)	view of guardian ad litem, child of sufficient	
Charities, Gift Aid, advantages of	770		understanding to instruct solicitor, duty of	
Children and young persons (see also "Children Act			solicitor to take instructions exclusively from child	
1989", "Family proceedings", "Juvenile offenders",			(Re H (A Minor) (Care Proceedings), N.C.)	602
"Sentencing", "Young offenders") access, application by grandparents for access to		-,		548
child, grandfather convicted of indecent assault,		-	, evidence, sex offences cases, guidance , juvenile , child aged 13, involved with three other	544
all indecent assaults denied by grandfather, welfare		-	juveniles over 14 alleged to have committed rape, child	
officer recommending that regard should be had to			charged with indecent assault, one of the other juveniles	

	attaining age of 17, child further charged with aiding			system to continue until April 1993 248,	265
	and abetting rape, all four committed for trial, whether		-,	committal for non-payment, entitlement to a	
	decision to commit child for trial could be made at a			further hearing? 454,	
	hearing at which the adult was not present, whether		,	-, warrants for, legislation and case law -, -, whether decision to seek warrant of commitment	258
	unjustifiable delay or abuse of process (R. v. Coventry City Magistrates' Court, ex parte M, N.C.)	650	•	can be challenged in the magistrates' court (R. v.	
_	residence order, both parents capable of providing for	030		Dudley Justices, ex parte Blatchford, N.C.)	636
,	the welfare of the children, children wishing to live			default of payment, imprisonment, appeal by way of	030
	with father, weight to be given to children's wishes		,	judicial review to allow bail to be granted	513
		476	-,		204
-,	-, interim residence, whether court had power to		-,	-, costs involved in recovering arrears	
	make a residence order on an ex parte application			(Parliamentary question)	748
	(Re B (A Minor) (Ex Parte Residence Order), N.C.)	410	-,		
٠,	sale of tobacco to person apparently under 16, whether			notice of hearing to fix term of imprisonment	
	offence of strict liability, whether shop owner			(R. v. Faversham and Sittingbourne Magistrates' Court,	400
	vicariously liable for sale by servant (St. Helen's M.B.C.	504		ex parte Ursell, N.C.)	490
	v. Hill, N.C.)	506	-		101
٠,	17 year-old convicted of obstructing a police officer in execution of duty, sentencing	640	-		443
-,	welfare report, application for access by grandparents,	040		evidence, computer, admissibility of,	773
•	welfare officer recommending that regard should be had			legislation 65, 129, 161, 162, 258,	599
	to risk of sexual interference of child by grandfather		-	manifest to assume & Goding of willful action to	,
	(Re CB (A Minor) (Access), N.C.)	234		culpable neglect to pay (R. v. Poole Justices, ex parte	
-,	youth court, future arrangements for servicing	45		Benham; Benham v. Poole Borough Council)	108
-,	-, remittal to, remand to local authority		-	, joint and several liability, position where claim by	
	accommodation, application for secure accommodation			charge payer that totally dependent on spouse and no	
	order, which court can hear application?	799		income of own	513
٠,	youth custody, replacement of	384	-		109
C	hildren Act 1989, appeals under, two recent cases	323			92
-,	care order, stay of execution, whether power under s.40	354	-		
	emergency protection orders, place of safety orders,			for benefit is outstanding (R. v. Bristol City Magistrates'	235
	child assessment orders, made under (Parliamentary question)	365	•	Court and Another, ex parte Willsman and Another) Community service orders, aggregate, magistrates making	233
-	fathers of illegitimate children, position of, parental	303	,	orders less than minimum orders, totalling more	
,	responsibility agreements	163		than 40 hours, legality	752
-,	first year, Lord Chancellor speaks to Family			, breach, prosecuting for	91
	Courts Consortium	808			, 301
-,	implementation of, aid to voluntary organizations			, -, probation service's role in dealing with	137
	(Parliamentary question)	188		, driving offences, error in orders of endorsement and	
- 4	maintenance, enforcement of abroad	562		disqualification, breaches of CSO, probation orders	
-,	non-school attendance after, procedure examined 387, 525	, 637		made, error not corrected, procedure	112
,	pending proceedings on implementation of, position of hearsay evidence	162		 order performed satisfactorily, further offences, bench impose further community service orders without 	
-	persons below age of 18, whether s.1(1) and 1(2)	102		specifying whether concurrent or consecutive, procedure	560
,	should apply to? 128, 272	. 288		, re-offending, percentage (Parliamentary question)	171
-,	construction and institution spitantial	,		, social inquiry report, no reference to community service,	
	under s.25, 1989 Act	208		order made without reference to probation service,	
-,	supervision order by Crown Court, not complied with,			legality 64	, 240
	procedure for Crown Court to re-sentence	304		, whether appropriate to make consecutive orders, so	
-,				that the number of hours to be worked under both	224
	local authority with secure accommodation, committal			orders exceeds 240 (R. v. Siha, N.C.)	234
	to Crown Court, remand, to which court should further remand be made?	106		Commuting to work prohibited by statutory instrument	,
C	hildren and Young Persons (Protection from Tobacco)	490		Compensation, use of orders by the courts, statistics (Parliamentary question)	158
-	Act 1991	267		Computer hacking, simple case of	694
C	hristmas, season of excess and tearjerking mitigation	827		Computer Misuse Act 1990, s.1(1), does computer which person	
	hurchill, Mr. John Spencer, death of, unappreciative	021		causes to perform any function with required intent have	
	audience when singing with his wife in their cell			to be a different computer from one where there is	
	after a court appearance	475		unauthorized access (Attorney-General's Reference No. 1	
C	irculars, and booklets, cost of distributing, whether need			of 1991 Under s.36 of the Criminal Justice Act 1972)	746
		, 690	1	Consolidation legislation, statutes considered for	
٠,	Home Office, cannot be subject of judicial review	34		(Parliamentary question)	204
	iting of cases, excessive or not enough?	283		Conspiracy to defraud jeopardizing economic interests, case	10.
C	ivil enforcement agents, including bailiffs, review	150		law examined	104
	(Parliamentary question)	158		Consumer protection, due diligence defence, recent precedents	121
*,	regulation, Lord Chancellor's Department's review,	524		-, misleading indication as to price, whether failure to	
C	consultation paper commercial Courts, change in, by Practice Direction	578		honour offer on one occasion renders advertisement misleading, prosecution of employee of limited company,	
	Commercial Lists, Northern Circuit, to be renamed	436		whether employee is acting in the course of a business	
	common Market, 1992, need for solicitors, universities	750		of his (Warwickshire County Council v. Johnson, N.C.)	506
-	law courses, courts, all to be ready for	27	,		500
C	Community charge, arrest warrant, police power to enter			taken all reasonable precautions and exercised all due	
	private residence in order to execute warrants	720)	diligence (P & M Supplies (Essex) Limited v. Devon	
-	collection, burden on local authorities and the legal			County Council NC)	268

		01' 77 11 777	_	
Contempt of court, whether court may make a probation order	204	-, Shire Hall, Worcester, refurbishment		30
(R. v. Palmer, N.C.)	284	-, time, management of (Parliamentary question)		77
Convictions, male offenders, convicted of at least one indictable offence (Parliamentary question)	365	Credit card conditions, difficulty in understanding Crespi, James, death of		33 75
-, safety of (Parliamentary question)			713, 8	
-, when is not a conviction, when it results in an order		-, figures, January-July 1992, is there more crime or	10, 0	20
of absolute or conditional discharge or probation	214	more reported crime?	7	47
-, wrongful, upon indictment, possible reference to Court		-, fighting together, Home Office Minister Lord Ferrers		
of Appeal (Parliamentary question)	156	speaks to "Northumbria Coalition Against Crime"	7	12
Coroners, law, death from pneumoconiosis, availability of			194, 4	66
new evidence, requirement for a jury (R. v. H.M. Coroner		-, homicide, criminal assault, burglaries, statistics		
for Derbyshire (Scarsdale), ex parte Fletcher, N.C.)	460	(Parliamentary question)	1	23
, High Court's supervisory jurisdiction, necessity		-, international surveys, position of UK in	1	158
for holding an inquest, natural and unnatural death, verdict of natural causes aggravated by lack of care,		 (Parliamentary question) preventing, and dealing with offenders in the 	1	30
consideration of the public interest (R. v. H.M. Coroner		community by the probation service	2	239
for Inner North London, ex parte Thomas, N.C.)	698			157
-, -, ingredient for suicide verdict, review of suicide		-, statistical information on, revised publication		
cases, consideration of mind for a reasonable coroner		arrangements	5	524
(R. v. H.M. Coroner for Newbury, ex parte John, N.C.)	426	-, technology to fight, PNC2 introduced		8
-, -, sufficiency of inquiry, whether desirable in the		-, whether belief in Hell and Damnation would have dete		
interests of justice original inquest be quashed (R.		effect, or should we concentrate on biology?	3	399
v. West Sussex Coroner, ex parte Edwards, N.C.)	90	Criminal injuries compensation, claims reduced or rejected		450
Costs (see also "Prosecution of Offenders Act 1985")		by previous convictions (Parliamentary question)	4	458
-, Costs in Criminal Cases (General) Regulations 1986 -		-, new level of eligibility for, date of the injury,		74
	6, 745	claims disallowed annually (Parliamentary question)		74
-, defendant's costs order, magistrates' court, dismissal		Criminal Injuries Compensation Board, cases under		412
of information, circumstances in which court could refuse to make defendant's costs order (R. v. Birmingham		consideration (Parliamentary question) -, staffing, future plans, claims on, costs	•	+12
Juvenile Court, ex parte H, N.C.)	427	(Parliamentary question)		107
-, -, proceedings under Environmental Protection Act	421	Criminal intelligence system, national, access to, records		107
1990, s. 82, whether by information or complaint	640	held, source of information (Parliamentary question)		158
-, in civil and criminal proceedings, case law	753	Criminal Justice Act 1991 - 1: custodial sentences		
, prosecution, awarding in respect of public bodies and	,,,,	under Part I		67
	60, 91	-, 2: custody, information and procedures		83
-, -, order for defendant to pay, procedure	823	-, 3: community sentences	195,	211
 recovered from defendants, statistics 		-, 4: unit fines		371
(Parliamentary question)	443	-, 5: pre-sentence reports		483
-, refusal to grant to acquitted defendant because of		-, 6: the youth court		499
suspicious actions proper	449	-, 7: reasons for decisions		563
-, wasted costs order, criteria for from 1991 Rules	305	-, binding over under s.58, some practical problems		803
County courts, efficiency of system (Parliamentary question)		-, charter for criminals?	46,	
	706	-, children's evidence, effect of the Act		353
-, competences of, working party to consider -, death of young court clerk, Ibrar Shah	571	 community sentence, persistent offender with no means, interpretation 		624
-, death or young court clerk, librar Shan -, modern thinking and modern training techniques for	130	-, critical perspective examined		312
-, shortage of, present position 221, 690, 76		-, -, problems for the probation service, background		212
-, who are we and what are we here for?	812	examined		739
Court dress, consultation paper from Lord Chancellor and		-, curfew orders and electronic monitoring		
	1,589			825
Court, failing to attend, should apply to advocates as well		-, early release of prisoners under	280,	593
as defendants	89	-, in force, some thoughts on and transitional		
	05, 637	provisions		641
-, closures, North Yorkshire experience	386			
Court of Protection (Amendment) Rules 1992	591	1992 Act		459
Court reporter, dedicated, but at the whim of the chief sub-editor	125	-, making it work, success of, from Lord Taylor's		705
Court rooms, Lord Chancellor's Department's launch of a	425			795
design for a new century	411	-, NACRO welcomes		697
Courts, administration, procedures (Parliamentary question)	380			755
	37, 802		659,	781
-, finding way around, Lord Chancellor's leaflet on,	.,	-, probation service welcomes	007,	655
more theoretical than practical	699			477
-, opening, Carlisle	368			
-, -, Central London	541			
-, -, Harrow, entente cordiale at, with visit of		Support (Home Office Circular 74/1992)		652
French Judges	187	-, sentencing under, Judge's dilemma		814
-, -, Kendal	508	· · · · · · · · · · · · · · · · · · ·		
-, -, Taunton	812	, , , , , , , , , , , , , , , , , , , ,		
-, -, Teesside	288		, 710,	
 -, -, three cheers for a backstage initiative in opening to public 	450	-, seriousness under, basic principles examined		802
alabia to farmer and to the second to	459	, ,		651
complaints from public	459	-, -, Home Office advice for sentencers (Parliamentary question)		717
	40)	(and memory question)		11/

-	, -, joint proposal concerning	573	satisfy all parties 4, 189, 193, 3	
-		2 700	 staffing (Parliamentary question) unfortunate lapse by, apparently being drunk in charge, 	717
_	, -, practical interpretation, advice on	3, 700		173
	(Parliamentary question)	733		313
-	, -, scaling of sentence severity reviewed	452	-, West Yorkshire police inquiry into West Midlands	
-	c 20 in defence of 470 520 621 651 69.	4,828		124
-			-, what the title stands for, illustrated by an error	2.47
	to practice	550	in citation Custody time limits, amended by Custody Time Limits	347
-	, -, "serious" offence, what is? 59, 12		(Amendment) Regulations 1992	66
(, training in preparation for (Parliamentary question) Criminal Justice Act 1991 (Commencement No. 3) Order 199	733	application to juveniles remanded into local authority	00
	Criminal Justice Act 1991: Detention etc. of Juveniles	2 175	accommodation, position where they face indictable	
	(Home Office Circular No. 78/1992)	573		128
(Criminal Justice Bill, to strengthen fight against drug		-, application to offender remanded under s.35 Mental	
	trafficking and financial crime, published	697	Health Act 1983, application to offender who escapes	671
•	Criminal Justice, "A New Framework for Criminal Justice",	11 604	from lawful custody , complainant in danger of serious bodily harm, whether	0/1
	Government White Paper 24 -, -, is it a case of "white mischief"?	686	"good and sufficient cause" for extending limit (R v.	
		18, 604		603
	-, -, need for professional judgment following	503	-, extension granted on ground that no Judge or	
	-, are efficiency and effectiveness in conflict with the		courtroom available for trial, whether sufficient	
		76, 791	reason (R. v. Norwich Crown Court,	705
	-, "Black People and the Criminal Justice System",	574	ex parte Stiller and Others) 316, 385, 625, -, whether necessary for evidence to be called	/83
	Calderdale, first annual report , business practices, need to develop and incorporate,	576	on application for extension (R. v. Norwich Crown	
	Home Office Minister's views	450		348
	-, Consultative Council, membership	26		721
	-, -, -, new chairman	440	Cycling, proposal to ban in Cambridge 425,	523
	-, -, "Prisoners Awaiting Trial", discussion paper			
	announced	806	D	
	-, cost as a major barrier to using the law, Lord Chancellor looks at cost-effectiveness	508	D .	
	-, discrimination in, statistical information on	524	Damages, exemplary, claim for, in the Camelford	
	-, finances, analysis (Parliamentary question)	477	contaminated water case, need to clarify criminal	
		77, 225	and civil position	347
	-, Minister of State, Home Office, views on	11	Dangerous dogs, power of justices to order destruction	
	-, in search of justice: retribution or deterrence?	488	of dog, whether order under s.5(4) can be made	
	-, is it bathetic or oxymoronic? -, race equality in, NACRO ask for	526 570	when a prosecution has been discontinued, whether owner of dog must be given opportunity to be heard	
	-, Royal Commission on, Bar Council submission to	76	(R. v. Walton Street Justices, ex parte Crothers, W.N.)	650
	-, -, Crown Court study	44	, reformed law on, an overview of the law 277, 293,	
	-, statistics, conclusions from	557	Dangerous drugs, anomalies and deficiencies in legislation	226
	-, University of Leeds, Centre for Criminal Justice		-, further Advice Concerning the Dangerous Drugs Act 1991	
	Studies, third report	719	(Home Office Circular 80/1992)	606
	Criminal legal fees, level at which were referred to central taxation units, raising (Parliamentary question)	74	-, drug couriers, current sentences served by (Parliamentary question)	702
	Criminal Justice (International Co-operation) Act 1990	, 4	-, -, foreign, prison sentences for, Sir John Wheeler	, 02
	Part I: UK Process for Service Abroad	557	deplores expenditure on	765
	Criminal Procedure, Royal Commission on, report		 Drugs Prevention Initiative, progress report 	758
	(Parliamentary question)	477	-, -, Punjabi education pack	758
	Criminal records, taxi and minicab drivers, vetting,	163	-, drug trafficking, and financial crime, Criminal Justice	697
	AMA oppose cost of Crown Courts, committal from magistrates to, whether need	153	Bill to deal with published -, -, confiscation order, mandatory requirement to impose	097
	for so many cases, Home Office Research Study	677	1	
	-, new, Luton	314	of confiscation order (R. v. Popple and Others, N.C.)	522
	-, -, Newport	103		
	-, police presence in, lack of, problems posed	331		825
	- referral to Court of Appeal of sentences imposed in	_	-, progress on dealing with (Parliamentary question)	346
	(Parliamentary question) -, whether Judge entitled to refuse to allow Crown to	5	 legalization, comparison with tobacco and alcohol, will three wrongs make a right? 	654
	-, whether Judge entitled to refuse to allow Crown to discontinue a prosecution before its case is concluded		-, prevention campaigns, West Glamorgan	720
	(R. v. Grafton, N.C.)	490		
	Crown Prosecution Service, advertised, but not that Service	459	examined	644
	-, annual report	617		666
	-, barristers to have right to conduct cases in Crown Court	657		
	-, Code for Crown Prosecutors' amendments (Parliamentary question)	88 222	how parents, teachers, etc. can be involved in fighting drugs	804
	-, Director of Public Prosecutions, commitment to	88, 333	-, supplying a controlled drug to another, whether	004
	equal opportunities in	377		
	-, -, promises improvements in service to public	415	indictment (R. v. Connelly, N.C.)	410
	-, -, promises open and accountable service	314		20.
	-, no evidence offered in exchange for agreement		by interpreters Derbyshire, service plans, 1992-1997	394 521
	for a bind-over, procedural requirements to		Deluysine, service plans, 1772-177/	341

Devlin, Lord, death of, tribute to 539, 541	, 587	-, computer, civil cases
Director of Public Prosecutions, new, not yet appointed -, -, Mrs. Barbara Mills, Q.C., appointed	75 109	 committal proceedings, objection to written statement being tendered in evidence, court has no discretion to
Disaster, major, coping with, Home Office guidance	706	admit statement (R. v. Barnet Justices,
-, service, is there a need for? Display screen equipment, legislation on, proposals in	61	ex parte Wood, N.C.) -, confessions, making this evidence safe in view of Guildford
	, 821	Four, etc., cases 627
Divorce, grounds for, Law Commission report	264	-, corroboration, lies in relation to, or lies going to credibility 817
-, minor obtaining divorce from parents, American style, will it happen here?	, 747	credibility 817 -, need for warning in case of suspect witnesses 18
DNA profiling, degrees of probability in, jury did not		-, electronic entrapment, evidence of the future? 514
have to proceed on that basis -, statistics, putting the problems into perspective	242 583	 defendants convicted of indecent assault, quality of the evidence against each, each gives evidence implicating the
-, University Diagnostics to concentrate on	384	other, absence of direction from trial Judge following
Dog, year of, and Sir Henry Hawkins' dog, Jack	159	Knowlden, whether jury's approach to case might have
Double jeopardy, defective information replaced by alternative charge, first information dismissed on		been affected, irregularity, counsel agreeing summaries of taped interviews, whether such concessions prevent
no evidence being offered and defendant committed		playing of tapes in any circumstances (R. v. Sinclair
for trial on the alternative charge, whether plea in bar available to defendant at the Crown Court		and Peters, N.C.) -, evidence as to driver, presumption that owner of vehicle
hearing (R. v. Dabhade, N.C.)	732	is the driver, whether burden shifted to the appellant to
, plea of autrefois acquit or convict, not upheld where	677	show that he was not the driver, nature of burden of proof
charge incorrectly framed Drunk and disorderly, whether landing outside flat in block	577	in criminal cases (Clarke (Simon Stuart) v. Director of Public Prosecutions, N.C.) 460
of flats entry to which was subject to security		-, exclusion of unfair evidence under s.78 of the Police and
controls is a public place under s.91 of the Criminal Justice Act 1967 (Williams v. Director of Public		Criminal Evidence Act 1984, identification of defendant as driver not in accordance with the Code of Practice,
Prosecutions, N.C.)	427	evidence excluded (Powell (Leonard) v. Director of Public
Drunkenness as a defence, Roman, English and Nigerian	1.4	Prosecutions, N.C.) Militating feature, taking into account affect of a 28
Law, a contrast Duress, excess alcohol, driving away from incident because	14	-, mitigating factors, taking into account, effect of s.28 Criminal Justice Act 1991 643
of threat of serious violence, whether defence of duress		-, self-discrimination, or "right to silence", rule against,
available when defendant intended to commit the offence in any event (Director of Public Prosecutions		recent case law -, some questions concerning in case of Philip Roch,
v. Bell, N.C.)	461	pirate 206, 222, 254
-, of circumstances, case law	417	-, tape recording of interview, whether jury entitled to
		hear it after retirement (R. v. Riaz and R. v. Burke, N.C.) 348
E		-, whether evidence obtained by unauthorized interception
Ecclesiastical law, cases involving, are a way of escaping		of telephone conversation admissible (R. v. Effik and Mitchell, N.C.) 476
the urban jungle	699	Extradition, new treaty with India 653
 -, length of time cases involving ecclesiastical law take to decide 	699	
Environmental health, offences committed by "owners and		F
occupiers" of land, meaning of "occupier" (Nature Conservancy Council v. Southern Water Authority, N.C.)	716	Factories Act, Health and Safety Executive revised guide to
, scope of conditions precedent to admissibility of evidence	, 10	Family law, and business, Working Party to oversee rolling
(National Rivers Authority v. Harcross Timber and Building Supplies, N.C.)	500	programme, terms of reference amended 171 -, within a unified family court, Australian experience 728, 742
whether failure to comply with the Building Regulations	588	-, within a unified family court, Australian experience 728, 742 Family proceedings, admissibility of hearsay evidence in
1985 gives rise to a continuing offence (Torridge District		pre-1989 care proceedings, Children (Admissibility of
Council v. Turner, N.C.) European Convention against serious crime, UK ratifies	636 648	Hearsay Evidence) Order 1990, effect of transitional provisions
European Economic Community, frontiers down on January 1,		-, application for care order, application transferred to
reservations on the criminal fraternity who might wish to come here	761	county court, jurisdiction and respective powers of the magistrates' court and county court 448
-, law, whether the Court of Appeal is a court of last resort	701	the magistrates' court and county court -, changes to, from October 5, 1992, reviewed 674
when it refuses to grant leave to appeal to the House of		-, confidentiality of name and address of putative father,
Lords (R. v. Southwark Crown Court, ex parte Watts, N.C. Evasion of liability by deception, legally enforceable liability,	.)154	whether should be revealed to anyone -, contact, parents separated, child staying with mother,
improperly executed consumer credit agreement, whether		father exercising regular contact, suspicion of sexual
existing liability (R. v. Modupe, N.C.) Evidence, admissibility of statement of witness who does not	300	abuse (K.V.S. v. G.G.S., N.C.)
give evidence in committal proceedings through fear.		-, courts, evidence and reasons in, guidance from the High Court 613, 769
whether condition precedent that he does not give any		-, -, procedures in, part II: changes to the Magistrates'
evidence at all, whether sufficient for justice to be satisfied from own observations that witness in fear,		Courts (Guardianship of Minors) Rules 1974 -, part III: changes to the Magistrates' Courts
effect of failure of justice to read statement before		(Children and Young Persons) Rules 1988
admitting it in evidence, Criminal Justice Act 1988, ss.23(3)(b) and 26 (R. v. Ashford Magistrates' Court,		-, parts IV; V; VI; VII: Family Proceedings Courts (Children Act 1989) Rules 1991 and Family Proceedings
ex parte Hilden, N.C.)		
	636	Courts (Matrimonial Proceedings etc.)
-, alibi, direction to the jury -, children, effect of Criminal Justice Act 1991	636 817 353	Courts (Matrimonial Proceedings etc.) Rules 1991 -, disclosure of evidence in, procedure 65

-,	enforcement, default in paying order for periodical		at match recognized as banned	187
	payments, duty of court to make proper inquiry (R. v.		Forensic Science Service, annual report and financial targets	
	Luton Magistrates' Court, ex parte Sullivan, N.C.)	426	for 1992-93 (Parliamentary question)	764
٠,	fees in civil proceedings, complaint for variation of		France, "Brougham" on leave in	507
	maintenance order, complaint sent to another petty		, presumption of innocence in French	
	sessional division to determine venue, r.41 Magistrates'			52, 679
	Courts Rules 1981, to which justices' clerk is the fee	607	Fraud, deadly spectre of growth in and claims on the Law	
	payable?	687		25, 459
,	financial provision, periodical payments, application		-, serious fraud trials, problems posed by complexity,	
	to vary, duty of court to have regard to all the circumstances of the case (Garner v. Garner, N.C.) 194,	202		53, 534
_	Lord Chancellor reviews the "rolling programme" from	202	-, Serious Fraud Office, aims and work of	100
,	the Council for Family Proceedings	79	(Parliamentary question)	188
_	Maintenance Enforcement Act 1991; Magistrates' Courts	19	-, -, caseload (Parliamentary question)	717
٠,	(Maintenance Enforcement Act 1991) (Miscellaneous		-, -, Lord Spens criticizes	779
	Amendments) Rules 1992 (Home Office Circular 14/1992)	219	-, -, policy on arrests (Parliamentary question)	458
-,	-, what it amounts to in practice for magistrates' courts	579	-, -, sums recovered by administrators or receivers	95
-,	maintenance order, application made, procedure under	3/3	(Parliamentary question) -, staff, numbers (Parliamentary question)	813
	r.8(1)(a)(ii) of FPC (CA 89) Rules followed, order		start, numbers (2 untumentary question)	013
	made, defendant says he did not know of proceedings,			
	what can be done?	592	G	
	residence orders, both parents capable of providing for		•	
	the welfare of the children, weight to be given to		Gaming, premises licensed for gaming, gaming carried on by	
	children's wishes, court's duty to have regard to wishes		use of tokens, first defendant obtained tokens from	
	and feelings of child (Re W (Minors)		plaintiff by means of cheques drawn on account of a	
	(Residence Order), H.C.)	476	bank in Luxembourg in name of second defendants,	
۰,	-, ex parte, whether there is a rule against	401	cheques dishonoured on presentation, action by plaintiff	
-,	secure accommodation, application in course of criminal		against first defendant for money lent and repayable on	
	proceedings, requirement to give notice to respondents	80	dishonour of cheques, Gaming Act 1968, s.16 (Crockford	ds
-,	-, legal labyrinth in dealing with applications for 91, 515,	525	Club Ltd. v. Prakesh Mehta and Longcroft Holdings Inc	
Fir	nes, defaulter, imposing custodial sentence consecutive to		N.C.)	522
	sentence being served, disproportionate effect on		Gaming Board for Great Britain, annual report	567
	defendant's remission entitlement and release date,		General Election, position of those missing from electoral	
	appropriate procedure to be followed (R. v. Ipswich		register because of fear of poll tax enforcement, what	
	Justices, ex parte Smith, N.C.)	426	happens if the Abstention Party should win?	217
-,	enforcement, fines, compensation and costs imposed for		-, results from, statutory independence for Wales?	283
	the same offence, calculation of imprisonment in default,		tribute to the returning officers	253
	implications following amendments to Magistrates' Courts		Green, Sir Alan, and Borrie, Sir Gordon, back to their	
		, 828	roots as barristers, following resignation and	
٠,	recovered from defendants, statistics (Parliamentary		retirement	441
	question)	443	Gremlins, top people's paper, The Times, falls to in case	
-,	trainees on income support (Parliamentary question)	74	of David Gandy	441
-,	unit fines, application of the totality principle, whether		Guildford and Woolwich bomb attacks, May inquiry into,	504
	mitigation or compensation allows a reduction in the unit	200	future of	524
		, 768		
,	-, assessing the disposable weekly income 586, 626, 651,	, /81	H	
,	-, calculation, fixed penalty offence, TV licence offence,		n	
	increase of a fine by reference to the fixed penalty		Handcuffing prisoners, policy on deprecated by the	
	level or the TV licence fee, interpretation of s.18(7) CJA 1991	768		82, 547
	-, committal for non-payment of fines quashed	801		02, 541
,	-, days in default by reference to units, position with	301	decide whether prisoner should be handcuffed in	
,	regard to outstanding costs and compensation	799	court, relevant considerations (R. v. Cambridge	
-,	-, explaining the formula 529, 642		Justices and The Chief Constable of Cambridgeshire	
	-, defendant misinterprets magistrates as saying "u-nit"	779		523, 732
-,	-, offence of using a television without a current licence,	,,,	Hanging, Roman Catholic guarded support for, Isle of	20,
,	fine increased by reference to the licence fee, subsequent		Man sentence to; and hangmen, the death of	
	fine default, fixing of days in default by reference to		Albert Pierrepoint	475
	the table as set out in the CJA 1991	767	Havers, Lord, death of	229
		, 200	"He/she", use of the male/female gender, Interpretation	
Fi	re Precautions, criminal liability where offence is		Act 1978, s.6	1
	committed by body corporate, meaning of "manager", s.23		Health and safety, sentencing, whether minimal risk of	
	Fire Precautions Act 1971 (R. v. Boal, N.C.)	460	offences being committed is relevant to mitigation of	
Fi	rearms, Consultative Committee, annual report	589	sentence, Health and Safety at Work Act 1974,	
-,	controls, proposed regulations, under European		Electricity (Factories Act) Special Regulations 1908	
	Communities Act 1972 (Parliamentary question)	492	and 1944 (R. v. Sanyo Electrical Manufacturing (UK)	
-,	guns for all, at any price, is it a case of, when replica		Ltd., N.C.)	780
	weapons are advertised for anyone to buy?	703	High Sheriff of Guildhall function, fanfare of trumpets	
-,	imitation, law to be extended	524	to commence, useful for dealing with dull speakers?	811
-,	licensing system, review (Parliamentary question)	204	Home Office Circulars, cannot be subject of judicial review	
-,	shotgun certificates, factors relevant to the exercise		Honours List, consideration of revision	315
	of discretion to revoke, s.30(2) Firearms Act 1968		Hopkin, Sir David, Chief Metropolitan Magistrate, farewell	
	(Chief Constable of Essex v. Germain)	10	with acclamation at the London Criminal Courts Solicit	ors
F	potball, exclusion orders, man raising his "gorilla head"		Association annual dinner	441

Hotel and boarding house keepers, legal obligations, in		delle in our sulfer ten ein me mir, in erj.	299
particular as to fire certificates and maintaining	703		435
	793 73	-, office, advice for dealing with "nasty people" - who	459
Howard League, annual report Hundred Courts, the local courts which pre-dated the	13	227	
magistrates' courts and lasted for over a		-, proactive clerking, putting it into practice 227, role of examined, how it appears to the reasonable	431
thousand years 414,	431		723
tiousand years		Justices' Clerks' Society, Annual Conference,	
			648
I		-, -, Presidential address to 306,	
		Juvenile delinquency, nineteenth century view of 350,	366
Identification parades, position where Rastafarians reluctant		Juvenile offenders, additional secure places for, by 1995	701
to volunteer to make up a parade 605,	609	in the literature of the land	796
 the Codes of Practice and the discretion to exclude evidence 757, 	774	-, appearing with adult, separate mode of trial and	273
evidence 757, Indictment, proceedings on, stayed on grounds of	114	committal lawful , attaining 17 years of age during the course of the	213
prejudice resulting from delay (Attorney-General		proceedings, whether the defendant can be sentenced	
Reference No. 1 of 1990 under s.36 of the Criminal		as a juvenile or an adult	48
	476	-, cautioning, statistics, effect of new youth court	
Information, freedom of information where prosecutions		(Parliamentary question)	380
have not been instituted (Parliamentary question)	333	-, -, whether has gone too far	363
Inquest, jury verdict on British servicemen allegedly		-, custody for, in Greater Manchester, statistics	591
killed by American pilots, feeling of unease over	262	-, -, Prison Reform Trust warns against view that	722
verdict	363 73	necessary for	732
Institute of Judicial Administration, annual report Interpreters, proper qualifications for, Nuffield	13	 order prohibiting publication of identification particulars, whether Court of Appeal (Criminal Division) can make sucl 	h
Foundation call for to Royal Commission on Criminal		an order in relation to proceedings in a lower court,	
Justice	146	guidance on procedure to follow, Children and Young	
		Persons Act 1933, s.39 (R. v. Lee, N.C.) 562,	746
		-, persistent offenders, dealing with (Parliamentary question)	781
1		, police detention of, responsibilities of custody officer	
Japan, difference in legal system to ours but liking for		under PACE, s.38(6), effect of proposed amendments under	
our food	795	Criminal Justice Act 1991	480
Joint or common unlawful enterprise, liability of the	193	-, prosecution of statistics (Parliamentary question)	62
	737	 remittal to another area, secure accommodation, whether only court in the remittal area can hear application 	208
Josephine Butler Society, principles of and publications	322	-, whether adulthood should be deferred	536
Judges, age of retirement, changes 185, 203,	230	,	
-, circuit, how many men and women (Parliamentary			
question)	171	K	
-, compromising judicial independence by being involved		W	
 in formulation of policy criminal standard and onus of proof, should be dealt 	109	Kennedy, Ms. Helena, Q.C., the Scots lassie sensibly	475
with openly	545	travelling on public transport	4/3
-, homilies from, no need for 155, 255,			
-, pensions, purchasing additional years for		L	
(Parliamentary question)	733		
-, procedures for monitoring competence, and dismissal		Landlord and tenant, abatement notice, summary proceedings	
(Parliamentary question)	781	instituted in relation to statutory nuisance	787
	393	-, where landlord seeks to recover land	
 unusual appeals to, whether there should be relaxation of rule against referring to Parliamentary debates 	270	from tenant, continuing appeal of the Distress for Rent Act 1737	629
Judicial review, appropriateness in situations where	370	Lane, Lord, Lord Chief Justice, retirement, and tributes to 145	
appeal by way of case stated is available (R. v.		Language in court, need to take into account, possible	, 20)
Poole Justices, ex parte Benham; Benham v. Poole		double meanings	27
Borough Council)	108		1 778
-, propriety of seeking order that application for judicial		-, Commission, 26th annual report	202
review should continue as if the proceedings had been		, cost as a major barrier to, Lord Chancellor's view	508
begun by writ, O.53, r.9 Rules of the Supreme Court		-, Fair, third year	125
(R. v. Reading Justices and Others, ex parte South	204		3, 798
West Meat Limited, N.C.) "Judicial Statistics 1991"	284 493		911
	489	retirement dates -, Officers, appearances before court of UK or EEC	811
-, point in favour of when jury men and women give care	407	jurisdiction (Parliamentary question)	748
and consideration to case	635		494
-, praying a tales when not sufficient number	43		
, video for jurors, new introductory	508	cause, such as Vincent Hallinan	683
Justice, speedy, when cab passenger told that he should have		-, food for the gods, when criminal advocate able to eat	
been wearing seat belt	684		619
J.P., editor spliced - official -, sex scandal for, not what it seems	441		621
Justices' clerk, experience in the county court	315		635
-, granting legal aid, LCD circular guidance on, no need	745	-, letter from, need to keep the letter head simple, Durham University Law Department example	684
to worry about corroborating income, etc., always		, modern technology, need to use in litigation	14

- unflattering comments	about from "Brougham": the		Legal Services Ombudaman, first annual report 461	1
earlier one	Blougham . the	619	Legal world, when there is apparent injustice in - or is a	
-, young, wise words for		141	case of "don't shoot the director?"	5
Legal aid, and advice, expe	enditure on (Parliamentary		Licensing, application for renewal of justices' on licence,	
question)		188	objection by police on the ground that licensee not fit	
	nts in custody, review of		and proper person, licensing justices determine to renew	
(Parliamentary questio		333	licence after hearing evidence on behalf of licensee	
alasadas sindas suidella	liture (Parliamentary question)	365	and police, application for costs on behalf of the	
	es from Lord Chancellor's	407	successful party, order that police pay to the licensee	
Department, criticized b		421	costs of £1,000, whether a just and reasonable order given the particular responsibilities of the police in licensing	
-, -, withdrawal of part of para. 11; costs of imple	on wage slips (para.10); clarifying		matters, Licensing Act 1964, s.193B(1) (R. v. Totnes	
(Parliamentary questio		430	Licensing Justices, ex parte Chief Constable of Devon	
-, civil, contribution to (P		813	and Cornwall, N.C.) 53	8
	it by Lord Chancellor's Department,	013	-, children in public houses, review of law concerning	-
	king files; estimate of number		announced 53	0
	Parliamentary question)	764	1.1 1.1 1.00	
	quittal, discontinuance, withdrawal		before expiry date, procedure 46	4
	of, remission of legal aid sums	592	fees, general annual licensing meeting dealing with	
-, controlling, whether eff	fected by inter-agency		renewals after three years, problems posed by 53	0
co-operation		45	-, general annual licensing meetings, first year for	
 cost to individuals not 	eligible for legal aid		renewals since 1989 50, 16	15
(Parliamentary questio		398		.7
	ordered by the court, and paid,		power, reviewed 52, 32	./
statistics (Parliamentar		492	Landlord and Tenant (Licensed Premises) Act 1990,	
	magistrates' courts, Legal	201	tenants of licensed premises now under protection of Monopoly and Mergers Commission, report, effects of 41	
Aid Board research into		306	N. C I.Y I. William II A	9
-, current level and propo		420	-, National Licensed Victuallers' Association, end of, effect on the courts 41	10
(Parliamentary questio		430	li	9
	rison with other EEC countries;		on-licence, gaming machine authorizations, whether more than two can be installed 43	12
aided (Parliamentary q	verage bills; cases legally	139		12
-, -, growth in (Parliam		748	refusal to allow continuation of licence, effect of	
	ommittee report on expenditure	740		36
Government response t		493	-, proceeds of crime, whether property should be returned	
	reasing (Parliamentary question)	430	to offender, Police (Property) Act 1897; Licensing Act	
	ellor's decision on and comments	450		80
by the legal profession		194.	-, special hours certificates, application for, objectors	
	239, 394, 667, 682, 722		fail to give notice in time, whether power to adjourn	
-, -, referral to the Roya	al Commission on Criminal Justice		application 35	52
(Parliamentary question	on)	188	Life sentences, amendment of law on murder (Parliamental	
 grant to people in rece 	ipt of benefit (Parliamentary		4	58
question)		430	Listing practices, guidelines from the Working Group on	
	nvestigation Branch of the Legal	00	Pre-trial Issues and the Home Office (Best Practice)	41
Aid Board (Parliament		92		41
	o check all details from defendants	221	Lord Chancellor's Department and Law Officers' Departments,	53
	dications, more delays likely	331 450		11
-, Legal Aid Board, annu	Next Steps," report published	697	Lords of Appeal in Ordinary, appointment and retirement	11
Y 1 CH 11 1 1 1	ular to justices' clerks on	027		04
	lity, consultation with Law		Low level jumping, man sentenced for says magistrates had	•
	egal advice; costs (Parliamentary			79
question)		, 434		
-, means assessments, re-	assessed in light of increase in			
income support allowa	nces	778		
-, multi-party actions, leg	gally aided, new powers to		Mc	
improve conduct of		282		
 owing to solicitors for 	completed work (Parliamentary			55
question)		458		
	ates (Parliamentary question)	825	General Election 203, 2	.53
	home, effect on eligibility for	200		
legal aid (Parliamenta		398		
-, qualifying limits for, u	ip-raurig	239 189		
-, research project	ary's support for (Parliamentary	109	M	
question)	ary 5 support for (Fartiameniary	333	Magistrates share of process processation of indistable	
statement of means, st	tatus of	11	Magistrates, abuse of process, prosecution of indictable offence not an	2
Legal and equitable maxir		35		-
	o large and should be more intimate	395		149
	dge's comment "plain as a pikestaff"		-, age of retirement, changes in 185, 203, 2	
what is a "pikestaff"?		217		
-, and the objective test,	should the "man on the Clapham		case due to absence of prosecuting counsel, breach	
	"man on the North Circular?"	89		
Legal profession, entry to	, advice from "Brougham" - in 1818	125	on application for judicial review to quash acquittal	

	and order new trial (R. v. Sutton Justices, ex parte			Eccles 7:	3
	Director of Public Prosecutions, N.C.)	252	-,	-, -, Keighley 52	11
-,	affidavits, magistrates' power to take	609	-,	-, -, Liverpool 559	9
-,	appeal, against conviction, whether appeal can be		-,	-, -, Manchester 46	1
	lodged prior to sentence	15	~,	-, -, North East Hampshire 50:	
-,	acquittal, defendant's costs order, circumstances in		-,	-, -, Oldham 5:	
	which order could be refused (R. v. Birmingham Juvenile	427	-,	-, -, Sheffield 61	
		427	-,	-, -, Wigan 36)7
-,	-, case stated, power to order re-hearing after	17	**	-, computers in, Berkshire magistrates' courts pioneer	20
-,	-, -, preferable to judicial review	310		successful system 79	
,	-, -, should it be simplified? ask for abolition of jury trial for minor theft cases,	310	-,	-, Consultative Council, first meeting 31	4
,	Canadian experience	700	-,	court-houses, closure of, Home Office policy (Parliamentary question) 12	12
	Association, Lord Chancellor's speech to	676		(Parliamentary question) -, customer care in, are signs in simple English necessary?49	
,	benches, applicants for, encouraging, advice from		,	-, defendants, pleasant facilities for, taken to extremes	, 1
-,	Lord Chancellor's Advisory Committee's leaflets	770	*	with the "robbing room?"	17
-,	bias, appearance of by bench chairman, typing out a note		-	-, economy in, but does this extend to Home Office	
,	to be used at end of case (R. v. Romsey Justices, ex		,	brochures?	66
	parte Gale and Green, N.C.) 75, 114, 130,	202	-,		,,,
	-, magistrates signing documents while listening to		,	Inspector, Mrs. Rosemary Melling, announced 760, 76	51
	evidence, judicial duty to give case one's undivided			-, members of the public leaving in the middle of	
	attention (R. v. Marylebone Magistrates' Court, ex		-	cases, prevention, when a foot in the door went wrong 61	19
	parte Perry and Others, N.C.)	348	-,	-, procedures, review of, report (Parliamentary question) 20	04
-,	bind-over, must be material before the court to conclude		-,	11: 1.1: 1.1 1. 1. 1. 1. 0	91
	that there is a risk of breach of the peace 5,	193	-,	1 1 01 11	1
-,	care orders, power to order a stay of execution	531	-,	, -, -, White Paper 145, 18	87
-,	cash limiting, effect of special financial inducements		-,	, -, -, consultation with interested bodies 43	34
	to dispose of cases quickly	283	-,	, -, -, minor amendments to	77
-,	chairmen, Bench Chairmanship Committees, election of to		-,	, -, -, range of documents illustrating, why chairman with	
	oversee candidates selected	706		haggard face?	49
-,	, training for, legislation	3	-,	security, Court Security Officers (Home Office	
-,	change of plea, error over mode of trial after	337		Circular 29/1992) 28	82
-,	citing of cases, excessive or not enough	283	-	, -, decision time from Criminal Justice Act 1991	57
-,	"collapsed trials", suggestions for dealing with			, effect of withdrawal of police officers, courts	
	problem of	561		looking again at security 69	99
٠,	combination order, breach, offender performing one		-,	sponsorship for, whether it could be a case of "pile	
	element of order but not the whole, meaning of	021			18
	"relevant order", revocation	831	~.		43
-,	committal for sentence under s.38 Magistrates' Courts		-,	, -, transfer of responsibility from the Home Office to	
	Act 1980, relevant considerations in determining			the Lord Chancellor's Department 43, 131, 24	40
	whether "character and antecedents" justify committal		- *	, defendant excluded from viewing the locus in quo,	0.3
	(R. v. Doncaster Magistrates' Court, ex parte	200			93
	Goulding, N.C.)	300	-,		7.
,	committal proceedings, abolition of, whether it is time	582			76
,	-, by reading the statements, effect of additional evidence	157	*		20
	challenge to admissibility of prosecution evidence	, 157			29
**	under s.78 of the Police and Criminal Evidence Act 1984,		-		62
	justices' power to exclude such evidence (R. v. King's				19()
	Lynn Magistrates' Court, ex parte Holland, N.C.)	588			90
	-, delay between committal and trial, statistics	200	,		21
,	(Parliamentary question)	748	-,		21
7.	, exclusion of prosecution evidence unfairly obtained	140	*	absence of prosecutor due to court listing error, breach	
	under s.78 of PACE	274		of natural justice (R. v. Dudley Magistrates' Court, ex	
٠.	, to Crown Court, whether so many cases need to go to	214		parte Director of Public Prosecutions, N.C.) 449, 525, 6	18
	the Crown Court, Home Office Research Study	677	_	, -, decision so unreasonable that a nullity, whether	10
-,	, trials following, whether need for so much paper		,	certiorari could be granted to quash the acquittal (R.	
	evidence	731		v. Hendon Justices, ex parte Director of Public Prosecutions	
-,	community charge enforcement, [see "Community charge"]			N.C.) 497, 7	
	compensation, Home Office Research Study results	589	-,		
-,	-, order made, compensatees already owing fines to court		,	and prevented from entering witness box, whether	
	in another division, whether part of compensation can be				135
	paid to that court	416		domestic jurisdiction, allocation, magistrates' courts	
-,	 whether too low from a Home Office survey 	578		to transfer upward cases which were lengthy or	
-	confiscation orders, advice to magistrates on enforcement	259			502
	costs orders [see "Costs"]			, "defined" contact order, refusal of mother to	
	counting the cost of collecting statistics, cash restrictions				368
	mean that the flow chart has gone	747	-,		403
*	i de james de la maria de la militaria de la m		-,	, , , Maintenance Enforcement Act 1991, what it	
	decision, then joining them on second retirement, in both				579
	instances without giving an explanation (R v. Eccles		-,	, "domestic proceedings" now "family proceedings",	
		, 603		meagre reasons given for decision made it flawed 161, 4	181
**	courts, annual reports, Birmingham	703	-,		
	-, -, Bristol	416		role in dealing with cases concerning 5	568

843

	Environmental Protection Act 1990, powers under 253	-,	, -,	re-opening prosecution case for a witness of substance	
,	evidence, justices cannot go beyond, with local knowledge, only in certain circumstances 625			fter defence case has begun, factors to be taken into ecount, discretion of justices to re-open properly	
	fees for civil business, amendment 257, 625			xercised (James (Robert) v. South Glamorgan County	
,	gas/electricity warrants, warrant to authorize entry,		C	ouncil, N.C.)	618
	evidence required to support application, records of	-	, -,	"Review of Procedure", findings, summary	397
	non-payment kept on computer records, application of the hearsay rule 256	-	, ,	referring point of law to High Court for decision, hether procedure should be by way of case stated or	
	of the hearsay rule 256 guilty plea, discount for, extent of examined 97			y judicial review (R. v. Morpeth Ward Justices, ex parte	
,	interest, should they declare? 377, 393			Vard and Others, N.C.)	442
,	Italian problems put ours in perspective 331	-	, re	efusal to adjourn and dismissal of case although arrival	
,	jurisdiction, court cannot investigate how defendant			f prosecutor imminent was unfair	449
	came within 657	-		emand to custody by (see "Remand")	100
,	-, defendant charged with offence triable either way,	-		esident magistrate in Africa entencing, appeals against, difficulties for defendants	190 520
	prosecutor wishes trial at Crown Court but defendant does not agree, prosecutor then prefers additional	-	, .	expectation of non-custodial sentence could not be	320
	charge triable only on indictment, defendant committed		ig		157
	for trial on both charges, whether an abuse of the	-	-, -,		385
	process (R. v. Redbridge Justices and Fox, ex parte		, ,	, power to impose more than six months' imprisonment	369
	Whitehouse, N.C.) 186			, suspended sentence, when activated, court did not pass "sentence of imprisonment"	34
,	legal aid contribution order, power to remit contribution order where defendant discharged in committal			, varying a severe sentence, case stated not a remedy	34
	proceedings 192, 400		te	o deal with	18
-,	"Local Justice", Home Office publication, focuses on	-	-, S	ervice of documents, whether a distinction can be drawn	
	changes taking place 291			between the service of a summons and service of s.9	
,	Magistrates' Courts (Miscellaneous Amendments) Rules 1992			tatements	320
	(Home Office Circular 31/1992) 270			thortage of, reasons and resolving problem 81, 189, 225, signing warrants while listening to evidence, does not	, 301
,	-, service of summonses and adjournment notices, changes made by 257				203
	"Magistrates Court or Crown Court? Mode of Trial Decisions			leeping in court, problems posed by	155
,	and Sentencing", Home Office Research Study No. 125 377			pecimen charges, procedural considerations in sentencing	528
-,	magistrates' courts committees, future of, following the			statement admitted through fear, procedure	673
	White Paper 518, 604			summary trial, reversion from, to committal proceedings	
-,	Magistrates' Courts (Remands in Custody) Order 1991,			and vice versa, interpretation of s.25 Magistrates' Courts Act 1980, effect of the decision in R. v. Brentwood	
_	in force 2, 178, 189 mode of trial following change of plea, whether			Justices, ex parte Nicholls	800
-,	magistrates may refuse defendant's application to			stipendiary, or lay, debate continues	705
	withdraw his consent to summary trial after permitting			Time Intervals for Criminal Proceedings in Magistrates'	
	him to change his plea from guilty to not guilty			Courts June 1992", Home Office Statistical Bulletin,	
	(R. v. Bow Street Magistrates' Court, ex parte			points from	794
	Welcome, N.C.) 538			, training, "Basic Training for New Magistrates", "sister" raining pack to "Initial Training for Magistrates"	210
,	periodical payments orders, in respect of: affiliation, guardianship of minors, whether court can vary and remit 368			rial, identification in issue, accused opts not to give	210
-,	police custody, magistrates unable to deal with persons			evidence, procedure	656
	bailed owing to late hour, procedure 656	,		'trial symphony"	574
-,	procedure, application to magistrates' court for contact,			IV licences, dealing with licence offenders, application	
	magistrates' court refusing to make order, determining			of the Wireless Telegraphy Act 1949 and grievances from	905
	that case could more conveniently be dealt with in High Court, whether that decision appropriate (K.V.S. v.			defendants examined ter of the Rolls, Lord Justice Bingham succeeds	805
	G.G.S., N.C.) 268			Lord Donaldson 513, 539	. 541
-,	-, case stated by justices, power of Divisional Court to			Inquiry, into Guildford and Woolwich bomb attacks,	•
	order re-hearing by the same or a different bench (Griffith			future of	524
)		into Maguire convictions, final report and conclusions	70/
-,				(Parliamentary question)	796
	written statement, whether necessary to administer another caution and for that to be recorded by defendant			tal Health Act 1983, s.35, a case for change tally disordered offenders, Best Practice Advisory	663
	(R. v. Pall, N.C.)			Group report	562
-,	-, fees chargeable in civil proceedings, applicability			court's problems of coping with following Government	
	to community charge cases and statutory declarations 384	4		policy	395
-,				diverting from prison to hospital, Home Office figures	21
	summarily, subsequent power to commit for trial, meaning of "begun to try the information summarily" in s.25(2) of			(Home Office Circular 66/90) Reed report on, NACRO welcome	767
	the Magistrates' Courts Act 1980 (R. v. Birmingham Stipendiar)	ν		regional conferences on	604
				rication regulations in force	620
-,	-, order prohibiting publication of court proceedings,			s, Mrs. Barbara, Q.C., appointed as Director of Public	
	need for exceptional circumstances to justify order under			Prosecutions	109
	s.11 of the Contempt of Court Act 1981 (R. v. Dover Justices,			carriages of justice, total in compensation to victims (Parliamentary question)	764
-,	ex parte Dover District Council and Wells) -, party refused adjournment, whether refusal affected			scow, rugby tour to	269
				der, attempted, whether the defence of duress is available	
-	, -, re-opening of hearing after conviction and before		-	(R. v. Gotts, N.C.)	172
	sentence, re-opening provisions of s.142 of the Magistrates'			statistics of, in relation to: bail, male or female,	70
	Courts Act 1980 (Robinson v. Director of Public Prosecutions,			ethnic minorities (Parliamentary question)	781
	N.C.)	4	IVIVO	odil actions (Practice Note)	252

N		-,	-,	, Surrey	416
N	710	-,	-	, Warwickshire	421 719
National Criminal Intelligence Service established	719	- 1		, West Yorkshire Bow Street Police Station, end of 622,	, 683
New born babies, accidental swapping of at hospital,		-,		thief superintendent, on rush hour traffic duty,	, 003
finding the most effective remedy should not include media-hype	795	,		n touch with "his patch"	715
New Year, being prepared for	44	-,		Code of Ethics, Chief Inspector of Constabulary welcomes	
Honours	26	-,		complaints procedures, Home Affairs Committee's Report	
-, 1993, coming in	829			on, Government reply	524
Noise reduction, direct action, to deal with teenage		-,	C	customer congratulates on a "well-run nick"	75
girl's video	155	-,	C	criminal records kept by, list of crimes and kind of	
Nuisance, stat. ory nuisance, whether proceedings are civil				data (Parliamentary question)	74
or criminal, whether justices making a nuisance		-,		discipline system, discussion document	832
abatement order also have power to make a compensation	220	-,		ethnic minorities, percentage of officers from	701
order (Herbert v. Lambeth London Borough Council, N.C.)	330			Parliamentary question) mmaculate apprehension by when arresting two men who	781
		- 1		ran into a church and joined the service	44
O		-		information to media on arrests (Parliamentary question)	458
· ·		-,		inquiry into system, under way	595
Oaths, Chinese, using the saucer in taking oath, lack of		-,		integrity and professionalism, Home Secretary emphasizes	
saucers may be solved by "Hurly Plates"	795			need for to ACPO conference	445
Obscene Publications Act 1959, s.3, confiscation of books		-	,	investigating officers, undesirability of paying "social	
under (Parliamentary question)	492			visits" to persons in custody whose alleged offences they	
Obscenity, review of law on (Parliamentary question)	458			are investigating (R. v. Williams (Mark Alexander, N.C.)	330
Offences Against the Person Act 1861, House of Lords'		~		Metropolitan Police, Corporate Strategy 1992/3 to 1996/7	362
decision in R. v. Savage and DPP v. Parmenter considered		-		-, Statistical Tables 1991	576
, importance of jury direction in cases of unlawful wounding	209			new style locally accountable, Home Secretary proposes	185
Offensive weapons, carrying article with a blade or sharp		-		observation points, need to disclose in giving evidence part-time, pilot scheme to allow men and women to	423
point without good reason or lawful authority, whether				carry on careers	524
a folding knife with locking device is a folding pocket knife within meaning of s.139(2) of Criminal Justice				Police (Property) Act 1897, proceeds of crime, whether	227
Act 1988 (Harris v. Director of Public Prosecutions;				property should be returned to offender (Chief Constable	
Fehmi v. Director of Public Prosecutions)	716			of West Midlands v. White, N.C.)	780
-, -, whether burden of showing good reason discharged by		-		public attitudes to, Gallup poll results, and future for	
defendant, providing uncontradicted explanation				police	806
which justices disbelieve, Criminal Justice Act 1988,		-		rank and pay structures, major review into announced by	
s.139 (Goodwin v. Director of Public Prosecutions, N.C.)	716			Home Secretary	508
-, whether fact that defendant forgot that he had		-		service in 1992, ACPO president speaks on	4
knife with him is a defence, Criminal Justice Act 1988,		-		side-handled batons for	832
s.139 (Director of Public Prosecutions v. Gregson, N.C.)	716			specialist crime squads, corruption in, key measures	25
-, knives, carrying of, measures to control (Parliamentary				to prevent	35
question)	123			statistics of complaints and discipline, England and Wales 1991	288
 possession and use, amending the law (Parliamentary question) 	380			video taping of interviewing with suspects, Home	200
Old people's homes, emergency closure of, law and	300			Secretary's report	54
procedure examined	360			ice and Criminal Evidence Act 1984 (PACE), Codes of	
Ottowa lawyers, oath of allegiance goes for	90			Practice, identification, difficulties with	60
7, 2 2	, ,		-,	manipulating suspects under 13.	2, 14
		,	"Po	litics of Criminal Law - Reform in the Nineteenth	
P				Century", background to writing of	44
			Pol	lution, by companies, prosecutions (Parliamentary	
Paterson's Licensing Acts, 1992	98		0	question)	9
Pettifer, Ernest, recollections of, following reprint of					8, 34
Punishments of Former Days	491		ros	st Office, issuing stamps with depictions of animals, should second class have a tortoise?	9
Petty sessional divisions, amalgamation, North Yorkshire	206		Pre	-sentence reports, replacing social inquiry report, role	9
experience	386)	110	of, examined	40
Pickles, Judge, a neatly executed hatchet job on, by reviewer of his book, <i>Judge for Yourself</i>	379		Pre	ss, periodic bout of morality from, in cases such as	40
Planning and Compensation Act 1991: Amended Enforcement		•		Alan Green and David Mellor, hypocrisy of	66
Provisions and Enhanced Summary Penalties (DoE Circula			Pric	ce of innocence	27
Plea bargaining, Bar Council ask for rational system	441		Pri	nce and Princess of Wales, possible effects of end of	
Poison cases in which the accused died before trial or				Monarchy	81
verdict	94	1	Pris	sons, Boards of Visitors, after the Woolf Report,	
Police, cardboard cut-outs to deter crime, now make believe				NACRO views	55
police cars	10		-,	building programme, progress (Parliamentary question)	78
-, chief constables' annual reports, Cambridgeshire	367		-,	chaplains, first women deacons appointed	37
-, -, Derbyshire	617	•	,	conditions in, "Helsinki Watch" criticizes	52
-, -, Dyfed	559		-,	Dartmoor, report on disciplinary system, changes in (Parliamentary question)	52
-, -, Lancashire	559		-,	ex-offenders, jobclubs to help find work, NACRO report	69
-, -, Lincolnshire -, North Yorkshire	703		-,	15 year-olds in prison service custody, Penal Affairs	09
Northamptonshire	52		,	Consortium seeks increase in minimum age	71
Canth Vanlahim	505		-,	future of, Minister of State, Home Office to the Boards	, ,
Staffordshire	710	0		of Visitors annual conference	68

INDEX

1	governor, at the crease, penological aspects of leather				23
	against willow , in Mallorca: "that's the prison, next to the brothel"			Prosecution, on the other side of the Channel 462, 478, 6	1/9
,	HM Prison Service, statement of objectives and	03	8	 power to discontinue, under s.23, Prosecution of Offences Act 1985, not the only way proceedings 	
-,	resources 1992-93	53	7	could be discontinued	33
-,	hulks to house prisoners, suggestion for, and reactions 23			-, whether prosecution bound to serve notice of	00
-,	inquiry into service announced by Home Secretary	34		discontinuance under s.23 Prosecution of Offences	
-,	life sentence prisoners, Parole Board considering			Act 1985 (Cooke v. Director of Public Prosecutions and	
	cases, criteria for members (Parliamentary question)	71	7	Brent Justices, N.C.)	316
-,	management options for, following Woolf Report, Prison			 private prosecution not precluded for more serious 	
	Reform Trust brief discussion paper		12		321
-,	"National Prison Survey 1991"	76		-, responsibility for conduct of, police and Crown Prosecution	
-,	opera in, importance of arts programme for prisoners	66	66		590
-,	police cells used as, Prison Reform Trust say			-, right to discontinue case at any time while prosecution	221
	Government's attempts to end will fail	57			321
,	Prison Security Act 1992, in force Prison Security Act (Home Office Circular No. 45/92)	40		Prosecution of Offences Act 1985, costs, orders, recent case law 305, 369, 386, 4	418
•	"Prisoners Awaiting Trial", discussion paper announced			-, -, power to order payment of, or disallow, whether s.19	410
-,	prisoners, safety, NACRO views on Wymott prison		08		422
	privately run, accepting category A prisoners			Prostitution, Association of Metropolitan Authorities ask for	
	(Parliamentary question)	7	75		508
-,	, benefits to the system (Parliamentary question)	41	12	-, brothel, managing or assisting in management of, law	
-,	-, Penal Affairs Consortium against, in "The Case			concerning	449
	Against Prisons for Profit"	80	80		165
-,	proposals to move older prisoners to young offender			-, living on the earnings of, law concerning up-date 552,	
	institutions	1.	10	, 6, 6	411
-,	psychiatric units, new approach to assessing the			Public order, offences likely to cause harassment, alarm or	
	dangerousness of individuals before their release	4.	56	distress under s.5 Public Order Act 1986 (Director of	
-,	punitiveness and prison populations, an international	00 0	٠.	66 1 5 11 0 1 4 1 1006 1 4 1 1 1	140
		05, 62		offences under Public Order Act 1986, whether on indictmen	nt
,	reform, Home Secretary support for		42	charging offence under s.2 or s.3 Crown Court may accept	
,	religious observance in, rules (Parliamentary question) remand, prisoners on [see "Remand"]	4.	30	guilty plea to lesser offence under s.4 without empanelling a jury (R. v. O'Brien, N.C.)	538
-,	staff and prisoners, good relations between, Director				542
,	General of the Prison Service's views	4	15	Twich holary of hamour. In wig and gown	342
	strategy for, Home Secretary outlines		52		
-,	suicides in, four-point strategy to integrated approach			Q	
	to deal with	5	70	Queen's Birthday Honours	389
-,	women in, NACRO paper	6	04	Queen's Counsel, allowing people considered for appointment	
P	ivacy, whether everyone entitled to their space, in wake			to see files held by Lord Chancellor's Department	
_	of the Duchess of York photographs		71	(Parliamentary question)	764
	ivate Bills, should there be one to abolish Monday morning	gs? 4	91	-, appointment of, criteria (Parliamentary question)	458
P	robation, Alternative Probation Project Day Centre,	4	110	-, black Asian women (Parliamentary question)	412
	annual report		16	-, 1992	276
-,	Board, consultation paper, decisions following Central Council of Probation Committees, annual report		89		
-,		64, 6		P	
-,	Citizen's Charter and	96, 3		Race relations, equality in criminal justice, NACRO ask for	570
-	Criminal Justice Act 1991, probation service welcomes		555	Railway ticket collectors and inspectors, powers of arrest,	
	-, problems for the probation service, background			law and procedure examined	231
		38, 7	739	-, whether are "officers" of railway companies, Regulation	
-,	order, defendant warned he will be dealt with under			of Railways Act 1889 (Moberly v. Allsop, N.C.)	284
	s.8 PCCA if he commits further offence, which he does			Rape, appellant convicted of rape, direction to jury on	
	effect of coming into force of CJ Act 1991 608, 6	641, 7	749	evidence of complainants in offence of sexual misconduct,	
-,	-, magistrate erred in committing defendant to			reason for requirement of corroboration not explained,	
		541, 7		lack of corroboration of fact of sexual intercourse	
- 1	-, not possible for contempt of court		114	although evidence capable of showing absence of consent,	926
-,	"Partnership In Dealing With Offenders in the Commun			whether a serious misdirection (R. v. Izard, N.C.)	826
				 contributing to offences by immodest dress, etc., need to do away with these presumptions 	591
	Home Office discussion paper, probation, private sector		508		
-	Home Office discussion paper, probation, private sector voluntary organizations to work together	5	508		
-	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie	5	508 508	-, 14 year-old girl made pregnant in the Republic of Ireland	141
-,	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie National Association of Probation Officers, annual	ws 5	508	 14 year-old girl made pregnant in the Republic of Ireland male juveniles sentenced for, advice to Judges 	141
-,	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting	ws 5		-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question)	141 74
7	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie National Association of Probation Officers, annual	ws 5	712	 14 year-old girl made pregnant in the Republic of Ireland male juveniles sentenced for, advice to Judges (Parliamentary question) marital, one final word on 	74 401
7	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminali	ws 5	712	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) -, marital, one final word on Recorder, how many men and women (Parliamentary question)	74 401
**	Home Office discussion paper, probation, private sector voluntary organizations to work together ., ., Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges service, annual reports, Gloucestershire ., community sentences, problems for, background	ws 5	508 712 157 73	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) -, marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford 174	74 401
7 7 4 4 4	Home Office discussion paper, probation, private sector voluntary organizations to work together Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges service, annual reports, Gloucestershire community sentences, problems for, background examined	ws 5	508 712 157	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) -, marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford Rees-Davies, Mr. William, Q.C.,death of	74 401 4)171
-	Home Office discussion paper, probation, private sector voluntary organizations to work together -, -, Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting - Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges -, service, annual reports, Gloucestershire -, community sentences, problems for, background examined -, supervising probation officer, admission of offence by	ws 5	508 712 157 73	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) -, marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford 174 Rees-Davies, Mr. William, Q.C.,death of Registered homes, whether number of residents in a home is a	74 401 401 4, 329
-	Home Office discussion paper, probation, private sector voluntary organizations to work together ., ., Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges service, annual reports, Gloucestershire , community sentences, problems for, background examined supervising probation officer, admission of offence by supervised offender, whether public duty to report the	ws 5	508 712 157 73	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) , marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford Rees-Davies, Mr. William, Q.C.,death of Registered homes, whether number of residents in a home is a matter of pure fact (Cotgreave and Cotgreave v. Cheshire	74 401 7)171 7, 329 89
-	Home Office discussion paper, probation, private sector voluntary organizations to work together , Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges service, annual reports, Gloucestershire . , community sentences, problems for, background examined supervising probation officer, admission of offence by supervised offender, whether public duty to report the conversation to the police, whether probation officer	ws 5	508 712 157 73 739	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) , marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford Rees-Davies, Mr. William, Q.C.,death of Registered homes, whether number of residents in a home is a matter of pure fact (Cotgreave and Cotgreave v. Cheshire County Council, N.C.)	74 401 401 4, 329
	Home Office discussion paper, probation, private sector voluntary organizations to work together ., ., Association of Chief Officers of Probation's vie National Association of Probation Officers, annual general meeting Probation Service Christian Fellowship on the criminalic crisis, NAPO challenges service, annual reports, Gloucestershire , community sentences, problems for, background examined supervising probation officer, admission of offence by supervised offender, whether public duty to report the	11, 11, 32, 32, 32, 32, 32, 32, 32, 32, 32, 32	508 712 157 73 739	-, 14 year-old girl made pregnant in the Republic of Ireland -, male juveniles sentenced for, advice to Judges (Parliamentary question) , marital, one final word on Recorder, how many men and women (Parliamentary question Rectitude in Somerset, portrait of John Skinner, rector of Camelford Rees-Davies, Mr. William, Q.C.,death of Registered homes, whether number of residents in a home is a matter of pure fact (Cotgreave and Cotgreave v. Cheshire County Council, N.C.)	74 401 7)171 7, 329 89

Remand, custody, by magistrates, subsequent acquittal		second print-outs copies and whether admissible, whether	
(Parliamentary question) 796		police officer entitled to refresh his memory either from	
-, -, defendants untried or unconvicted, how dealt with,		the second print-outs or from the pro forma (Director of Public Prosecutions v. Hutchines, N.C.) 522	
statistics (Parliamentary question) 796		-, breathalyser, introduction of and present position 169, 329	
-, hearings by television link, pilot scheme 508	-,	-, duress, driving away from incident because of threat	
 prisoners in police cells, dealing with (Parliamentary question) 	-,	of serious violence, whether defence of duress available	
-, Woolf Report, progress in implementing recommendations		when defendant intended to commit the offence in any event	
(Parliamentary question) 702		(Director of Public Prosecutions v. Bell, N.C.) 461	
Right of silence, statutory exceptions to, Parliament's	-,	-, failing to provide specimen of breath without reasonable	
role examined 98		excuse defendant led to believe entitled to consult solicitor,	
Right or left, driving on road, why the difference and effect		breath test procedures continued (Hudson v. Director of Public	
of formal coming in of EEC rules 811		Prosecutions, N.C.) 28	
Riot, defective indictment alleging that defendant had "used or	-,	-, -, defendant told he had right to consult Code of Practice,	
threatened "unlawful violence, whether a nullity or capable		breath specimen for analysis requested by police before Codes	
of amendment, Public Order Act 1986, s.1(1) (R v. Tyler		of Practice supplied, refusal to supply until opportunity given to consult Codes of Practice, whether reasonable excuse	
and Others, N.C.) 762		for refusal (Director of Public Prosecutions v.	
Road traffic (see also "Evidence") -, accidents, statistics (Parliamentary question) 123		Whalley, N.C.) 378	1
-, advertising leaflet, placing under windscreen wiper of a	-	-, -, defendant too drunk to understand procedure when	
parked vehicle is using vehicle for trade or business	,	explained, whether a reasonable excuse for failing to	
(Hickman v. Chichester District Council) 90		provide specimen (Director of Public Prosecutions v.	
-, -, Aggravated, Vehicle - Taking Bill "joyriding",		Beech, N.C.) 186)
maximum sentence for under 11, 111	-,	-, -, DPP bids to clarify law 658	3
-, -, review of the provisions of	-,	-, -, exclusion of evidence as unfair, special reasons	
-, Aggravated Vehicle-Taking Act, caselaw following 736		for not disqualifying, distinction between failing to supply	
-, -, increase in penalties under 813		without reasonable excuse and special reasons (Daniels v.	
-, -, juvenile charged under Act where death occurs, whether		Director of Public Prosecutions, N.C.) 300)
magistrates must treat case as homicide 512, 832	-,	-, -, failure because of distressed state (Director of	
-, -, number of persons convicted under, deterrent effect		Public Prosecutions v. Ambrose, N.C.) 396)
(Parliamentary question) 748	-,	-, -, genuine phobia of catching AIDS reasonable excuse	
-, aggravated vehicle taking, ("joyriding"), investigation		in De Freitas v. Director of Public Prosecutions 546)
into by University of Teesside 605	-,	-, -, nature of special reasons available for not	
-, causing death by dangerous driving and by careless driving		disqualifying (Director of Public Prosecutions v. Rose, N.C.) 500	6
while under influence of drink, increasing maximum penalty for (Parliamentary question) 493	-	-, -, physical inability to provide breath, result	,
for (Parliamentary question) 493 -, disqualification, compulsory disqualification on reaching	,	of decision in <i>Pearman</i> 70	7
12 penalty points under Road Traffic Act 1988, s.35, meaning	-	-, -, two separate offences were not charged separately	
of date of conviction in s.29 of the same Act (R, v) .	,	and were bad for duplicity	
Brentford Magistrates' Court, ex parte Richardson, N.C.) 698		in Corcoran 481, 557, 611, 627, 658, 785	5
-, -, conviction of offence after July 1, 1992, effect of the		-, -, police procedures, position where allegation	
transitional provisions of the Road Traffic Act 1991 544, 560	,	that it had not been followed 626	6
-, -, for excessive skiing! 683		-, relationship between that offence and special reasons 59	6
-, -, imposition of, must be within categories of offence	-,	driving without due care and attention, respondent under-	
laid down by regulations 642		taking overtaking manoeuvre, veering off course and	
-, -, -, with an additional mandatory period for "totting",		colliding with another vehicle the driving of which could	
effect of the Road Traffic Act 1991 576, 666		not be criticized, no evidence of a defect in the motor	
-, -, suspended pending appeal, appeal abandoned,		vehicle, only possible inference that offence committed,	
procedure for reinstatement of disqualification 624		Road Traffic Act 1988 (Director of Public Prosecutions v.	2
-, -, totting, penalty points taken into account, earlier		Tipton, N.C.)	2
disqualification, effect of decision in R. v. Brentwood	-,	-, suspicion connected with driving, driver stopped	
Justices, ex parte Richardson 533		as result of anonymous telephone call, Police and Criminal Evidence Act, s.78, acting on anonymous call	
 -, -, penalty points to be taken into account, whether a disqualification under s.34(2) is permissible on the same 		not amounting to unfairness or malpractice on part of	
occasion 816		police (Director of Public Prosecutions v. Wilson	
-, -, whether previous discretionary disqualifications		(Eric Leslie), N.C.) 73	2
count for totting-up purposes 16		driving without insurance, "causing" and "permitting" in	-
-, -, under s.34(1) or (2) of the Road Traffic Offenders Act 1988,		cases of, the decision in DPP v. Fisher 67	5
whether penalty points should be imposed or taken into	٠,	-, summons issued, no acknowledgement, can court proceed	
account, in addition to any period of disqualification,		in defendant's absence?	8
relationship with s.35 totting disqualification, effect	-,	insurance, permitting another to use a motor vehicle without	
of the Road Traffic Act 1991 672		insurance, permission given subject to driver covered by	
-, -, until test passed, effect of disqualification, whether		insurance, condition broken (Chief Constable of Norfolk	
driving licence need be endorsed with penalty points 671		v. Fisher, N.C.) 28, 48	
, drink/driving, Christmas campaign against, results of 9, 82			
-, Driving and Vehicle Licensing Centre (DVLA), communication	-,		
with, Lord Chancellor's Department guidance 764		taking over responsibility for parking 54	
-, driving licences, photographs on (Parliamentary question) 107			1
-, renewals (Parliamentary question) 107			
 driving while uninsured, statistics (Parliamentary question) 124 driving with excess alcohol in the blood, breathalyser, 		stopping for sleep when overcome by fatigue allowed in certain circumstances 70:	5
evidence of readings on intoximeter 3000 device, print-out	-,	"No Waiting" cones, legal foundation for 103, 22	
lost, whether oral evidence could be substituted, second	,	no waiting cones, legal foundation for 103, 22 no waiting order, car parked on single yellow line,	1
print-outs obtained regarding the same specimens, whether	,	no accompanying sign indicating restrictions, acquittal	

	directed (Hassan v. Director of Public Prosecutions, N.C.) 636		not contemplated as no indication given when report requested,	
,	number of deaths, convictions, occasions (Parliamentary		whether Crown Court bound to take those facts into con-	
	question) 733		sideration (R. v. Isleworth Crown Court, ex parte	
,	penalty points and disqualification, relationship between		Irvin, N.C.) 426	5
	the two, defendant convicted of two offences, one carrying	-,	community sentence, power to combine all available	
	obligatory disqualification, one carrying obligatory		community orders in one sentence 224	+
	endorsement, whether the court must endorse penalty	-,	date for determination of age of young offender for the	0
	points in respect of the latter offence 704, 797		purpose of sentence (R. v. Danga, N.C.) 218	3
,	portable car telephones, dangers of using while driving	-,	not be ignored 49, 157, 286	6
	and whether should be curbed by legislation 738		and A. Charles and an all the second and all the se	
,	presumption that owner/keeper of vehicle is the driver,	-	Judge complaining of lack of power to send 13 year-old	
	effect of decision in Clarke (Simon Stuart) v. Director of Public Prosecutions 545	,	to detention, the shape of things to come?	3
	of Public Prosecutions private hire vehicle licensing, long term hire exemption,	-	, lenient sentences, referring to the Court of Appeal, is it	-
,	need for contractual period in relation to vehicle of at		an unfair case of "upping the drubbing" when defendants	
	least seven days (Crawley Borough Council		have been sentenced by law?	1
	v. Ovenden, N.C.) 618	} -	(Parliamentami suestian)	
	public service vehicles, exhaust smoke tests established 591		Cold-line format Africana A American	
,	reckless driving, evidence of alcohol consumption (Hand	-	matter manifestant offendam dealine midt different	
,	v. Director of Public Prosecutions, N.C.) 28		viewpoints 62	6
	reckless/dangerous driving, consequences of, unforeseen		, Practice Note, scaling down severity of sentences in	
,	and unexpected results not relevant to ultimate penalty 497	7	view of impact of early release provisions 65	7
	red traffic lights, camera surveillance equipment to		, pre-sentence reports, a defence perspective 75.	5
•	detect offenders 247	7 -	, remission of prison sentence, relationship between, and	
-,	"road", definition of, effect of 525	5	imposing a further sentence in respect of unpaid fines 20	9
	"road hogs", dealing with by questionnaire on anti-social	-	, restrictions on custodial sentences in the Criminal Justice	
	traits in driving test 558	8	Act 1991, sentencing guidelines from the Criminal Justice	
-,	safety, equipment for children in motor vehicles, provided		Act 1982 691, 710, 72	6
	for by 1991 Act 82	2 -	, sentence planning after CJ Act 1991 in force, Home Office	
-,	-, local road safety grant 21	1	Under Secretary of State states prison service role 64	
٠,	speed detecting cameras, downside of new technology when	-	 sex offenders, sentencing of, points from a conference 	8
	camera deliberately obscured but an offence of causing	-	, suspended sentence, activating, is not imposing a sentence	
	danger to road users 747	7	of imprisonment and so the restrictions regarding maximum	
-,	statutory declaration, declaration that individual was not		sentences in s.133 of the Magistrates' Courts Act 1980	
	the owner and had a reasonable excuse for failing to comply		do not apply thereto (R. v. Chamberlain, N.C.)	
	with a notice to owner, function of justice taking the		-, -, limitations on (R. v. Worsley, N.C.; R. v. Helde	
	declaration 688	8	N.C.) 18	10
*	street parking enforcement, competitive tender in London	_ '	-, -, coupled with supervision order, should not be used	15
	deadline 745	5	as alternative to probation 22	23
,	tachograph, airport road, meaning of public road under		-, misuse of, where device to avoid release of defendant who has served time on remand	15
	EEC Regulation 3821/85 (Director of Public Prosecutions	•	-, -, with supervision order should not be used as alternative	23
	v. Cargo Handling Ltd., N.C.)	8	to probation order, general need for social inquiry report	
•	-, exemption for door to door selling, delivery of		as medical report (R. v. Terry, N.C.)	12
	concessionary coal to miners by autobagger vehicle,		whether appropriate to add short consecutive sentences to a	*2
	whether exemption applied (Director of Public		total sentence of 12 months' imprisonment (R.	
	Prosecutions v. Digby, N.C.) in the European and national courts, comparison of	O	v. Gorman, N.C.)	18
1	-, in the European and national courts, comparison of the approach taken to interpretation of directives 771	,	Sexual offences, homosexual offences; statistics (Parliamental	
		•	question) 41	
*	taking a conveyance without consent, law examined 339, 357 -, U turn on? 270		Sexual Offences (Amendment) Act 1992, enacted 40	
,	traffic wardens, whether they are much maligned 555	•	-, (Home Office Circular 54/1992) 510, 63	
-,	1. f. die de la financia del financia del financia de la financia			61
,	vehicle registration, police inquiries to DVLA for details		Shoplifting, and bilking at the end of the seventeenth	
	of drivers following "hit-and-run" (Parliamentary question) 702		century 734, 751, 76	66
R	oad Traffic Act 1991, in force, July 1, 1992 290		-, police purge against, surprise that a large proportion	
	logical legislation - at last!		only cautioned 76	61
-	reviewed 7, 22, 38, 54, 286, 433		Shops Act 1950, Crown immunity for local authorities to	
R	olph, C.H., does his longevity prove anything?	7		74
R	oyal Coats of Arms, above the chair of the Judge and		Ski-ing, excessive, totting disqualification for	83
	chairman of the bench, history of 539, 571	1	Social inquiry reports, two year review of practice and	
			policy in Hampshire 39	
			Social work, training, CCETSW welcome Lord Clyde's report 72	20
	6		Solicitors, admission, new Law Society procedure, what it is	
	S		to be young - but do they have a harder time than previous	
-			students? 379, 45)(
S	ales promotions and the forecasting of future events, avoiding		-, advertising, standards often vary, but no more	11
-	provisions of s.14 Lotteries and Amusements Act 1976	-	plastic daffodils 6	15
	cotland, is it bankrupt?	3	-, chambers, combination of solicitors in, as aid to saving	
5	entencing, anomalies in "Liberty" criticizes need to take		the state of the s	40
	into account types of offence, deterrence, local	26	-, competitive way to train, business affairs competition from	44
	conditions 786	00	University of East Anglia 7, conference on "Criminal Justice in Danger"	82
	appeal to Crown Court against custodial sentence imposed by justices notwithstanding favourable social inquiry		-, duty solicitor scheme, withdrawals from (Parliamentary	0.
	report, defendant under impression that custodial sentence		question)	4
			3	

-, entry requirements for the solicitors' profession and the	146	indication given, whether description misleading (Surrey	650
Institute of Legal Executives -, firms offering foreign language interpreters, need for	146	County Council v. Clark, N.C.)	650 759
"market-place language"	27	 statements about the past, scope of the Act Trading standards departments, annual reports, Buckinghamshin 	
-, fixed fees (see "Legal Aid")		-, -, East Sussex	617
-, industrial action threatened by	82	-, -, Humberside	53
 Law Society, National Conference, Lord Chancellor's speech to 	714	-, -, West Glamorgan	73
-, rights of audience in the higher courts, Lord Chancellor's	/14	Training and Enterprise Councils (TECs), NACRO asks	16
Report recommendation	299	for safeguards for special needs in budgets Trials, overlong, need to deal with problem of 269	16
-, -, passing go in the monopoly game	319	-, pre-trial procedures in France and Germany, Royal	, 555
-, -, statement on (Parliamentary question)	443	Commission research on	509
Somerset, rectitude in, portrait of John Skinner, rector of Camelford 174	, 329	-, pre-trial reviews, case listing and the House of Lords	66
Statutory legislation, errors in, problems posed by	498	 retaining jury trials for all types of case, reducing time and length 	81
Stockport courts, where is the town?	111	-, retrials, listing (Parliamentary question)	825
Stone, now with a supplement, an example of the rule of the	247	Trollies, supermarket, dealing with the problem of	715
paper jungle Street trading, whether legislative provisions governing street	347	TV licence offenders, magistrates dealing with, application of	
trading are compatible with European Community law (R	v.	the Wireless Telegraphy Act 1949 and grievances from	0/15
Southwark Crown Court, ex parte Watts, N.C.)	154	defendants examined	805
Summary trial, hardly a case for	9		
Sun, The, should it set in relation to reporting criminal cases?	334		
Sunday trading, changes to law in light of French government' decision to up-date their law without waiting for European	S	V	
Court of Justice decisions (Parliamentary question)	37	•	
-, Christmas opening hours reveal shambles	40	Victim Support, annual report	14
-, Government proposals announced	813	, help for bereaved families after road deaths	744
-, result of the Kirklees case (Parliamentary question)	492	-, launch major working party to consider compensation for	133
		-, proposals for change in how criminal justice system	432
		treats victims	223
T			
T			
Taylor, Sir Peter, appointment of, as Lord Chief Justice 203.	, 434		
Technical points, a lifeline for the accused in the USA		W	
but cannot be used in UK	555		
Technology, use of in administration of justice, reviewed Theft, abolition of trial by jury for certain categories,	343	Watch committees, borough watch committees and the local w	vatab
proposal	18	functions and connexion between	141
-, Council for Prevention of Art Theft, launched	226	"Watching and besetting", premises with a view to compel and	
-, making off without payment, whether s.3 of the Theft Act		to abstain from doing act he has legal right to do, need	
1978 applies where there are specific provisions under	284	to prove aim was "to compel" (Director of Public Prosect	
other statutes (<i>Moberly v. Allsop</i> , N.C.) -, motor vehicle subject to credit agreement, imposition of	204	v. Fidler and Moran, N.C.) -, s.7, Conspiracy and Protection of Property Act 1875 60	0, 6/6
suspended sentence, order also made for obligatory endorse	e-	Wheel clamping, decision in Lloyd v. Director of Public	0, 070
ment and discretionary disqualification for one year, wheth	er	Prosecutions (see below) considered 27.	5, 610
disqualification could be regarded as wrong in principle	700	-, instructions to private companies, degree of liaison	
(R. v. Callister, N.C.) -, obtaining pecuniary advantage by deception, meaning of	780	between Metropolitan police and private companies (Parliamentary question)	412
"office or employment" in s.16(2)(c), Theft Act 1968,		-, private clamping ruled illegal in Scotland	435
whether confined to narrow limits of contract of service		-, whether damaging wheel clamp padlock fastenings in order	
(R. v. Callender, N.C.)	490	to free car parking on private property constitutes	
"Total quality management" - do we need jargon? Tolpuddle Martyrs, action again over	127 173	lawful excuse, s.1(1) Criminal Damage Act 1991 (Lloyd (Roger Nicholas) v. Director of Public Prosecutions)	201
Town and country planning, control of advertisements, exercise		Wigs, gowns, silks, is there a need to abolish? 379, 80	284
of discretion to prosecute (Kingsley and Kingsley v.		-, -, Lord Chancellor announces consultation on	479
Hammersmith and Fulham London Borough Council, N.C.		-, in Ireland, suggestion for abolition, because	
Trade Descriptions Act 1968, false trade description, odometer reading, whether supply in the course of business by agent		"intimidating"?	491
whether supply where no commission paid (Kirwin v.	.,	Witnesses, Inspection of Witness Statements (Practice Direction)	762
Anderson, N.C.)	218	-, vulnerable, live closed-circuit television links to	102
-, "clocking" or odometer, fraud, action to deal with," genuin	ie	protect (Parliamentary question)	781
one owner, low mileage" version of stickers	649	Women, in the criminal justice system	438
 -, -, mileage figures recorded by DVLA on change of ownership 	274	-, -, moving towards equality Woolf, Lord Justice, significance of appointment of	715
-, -, mileage check measures for vehicle odometers	214	Young offenders, (see also "Sentencing"), custody,	657
	5, 240		26
-, effect of disclaimer, trade sale between dealers, neglect		-, diverting from prosecution, NACRO report	598
on part of director of corporate body (Southend Borough	252	 drinking offenders in court, four new directions for 	
Council v. White, N.C.) pictorial representation of packaging and signs, similar	252		680
to another well known product, whether direct or indirect		to deal with	682

INDEX 849

BOOK REVIEWS

Ames's Just Deserts or Just Growing Up? Community Initiatives	
	603
	285
Archbold Criminal Pleading, Evidence and Practice	93
Barlow's Living Together - A Guide to the Law	540
Barlow's The Children Act 1989: The Private Law	56
	237
Definition of the state of the	665
Bevan and Lidstone's The Investigation of Crime	42
	413
Blackstone's Guide to the Criminal Justice Act 1991	29
Bluglass and Bowden's Principles and Practice of Forensic	217
Psychiatry Brown's The Decay of Marriage	317
Bucknell & Ghose - Misuse of Drugs	782
Butterworths Police and Criminal Evidence Act Cases	750
Byrne's Prisons and Punishments of London	333
Card, Cross & Jones's Criminal Law 590.	
Children as Witnesses (Ed. by Helen Dent and Rhona Flin)	685
Goffield's Vandalism and Graffiti - The State of the Art	13
Community Disorders & Policing (Ed. by Tony F. Marshall)	685
Concise Guide to the Children Act 1989 (Edited by	602
Richard Williams) Crowther's Look what's on the Bench	603 509
Dawson and Stevens' Family Proceedings Court. A Handbook	309
on the Children Act 1989	42
Derney's Racism and Anti-Racism in Probation	750
Dewar and Parker's Law and the Family	782
Douglas's Children Act 1989. Transitional Arrangements	620
Drug Misusers and the Criminal Justice System. Part I:	
Community Resources and the Probation Service	332
English and English's Police Training Manual	590
Fage and Whitehead's Supreme Court Practice and Procedure	298
Farrell's Poisons and Poisoners - An Encyclopedia of	
Homicidal Poisonings	701
Foster's Claiming on the Criminal Injuries Compensation Board	428
Goode's Children and Divorce: The Role of	
Statutory Supervision Greenhill's Family Proceedings. The Magistrates' Guide	556
Gudjohnsson's The Psychology of Interrogations, Confessions	813
and Testimony	620
Hall and Martin's Crimes Against Children	413
Harris's Crime, Criminal Justice and The Probation Service	13
Harrison and Gregg's Police Misconduct: Legal Remedies	12
Henderson's Lessons From A Community Probation Team	29
Her Majesty's Chief Inspector of Prisons, Report of	782
Hersham and McFarlane's Children Law and Practice	255
Hoggarth's Selection for Community Service Orders	12
Hostettler's Politics of Criminal Law Reform in the Nineteenth	
	272
Humphrey's District Registry Practice	285
Jefferson's Criminal Law	685
Jones's Interviewing the Sexually Abused Child	782
Johnston's The Rebirth of Private Policing 236, Judgments of the [Irish] Court of Criminal Appeal 1984	272
to 1989	429
Juvenile Justice in Europe	590
Kelly's Children Inside	298
Kemp, Norris and Fielding's Negotiating Nothing. Police	
Decision-Making	540
Legal Aid Handbook 1991	332
Leng and Manchester's A Guide to the Criminal	
Justice Act 1991	428
Liddle's Acting for Children. The Law Society's Handbook for	
Solicitors and Guardians ad Litem with Children	813
Liebling's Suicides in Prisons	782
Mackey's Windward of the Law	413
Mallender and Rayson's How to Make Applications in the	600
Family Proceedings Court	620

Manson's Success and Failure in IT McConville and Shepherd's Watching Police, Watching Communities Moiser and Phillips' Practice and Procedure in Magistrates' Courts Montgomery and Wikely's Commentary on the Child Support Act
Communities 428 Moiser and Phillips' Practice and Procedure in Magistrates' Courts 701 Montgomery and Wikely's Commentary on the Child Support Act
Moiser and Phillips' Practice and Procedure in Magistrates' Courts 701 Montgomery and Wikely's Commentary on the Child Support Act
Courts 701 Montgomery and Wikely's Commentary on the Child Support Act
Courts 701 Montgomery and Wikely's Commentary on the Child Support Act
Montgomery and Wikely's Commentary on the Child Support Act
1991 and the Maintenance Enforcement Act 1991 255
Nellis's CCETSW, Criminal Justice and the Idea of a
Probation Stream 509
Page's Crime Fighters of London: A History of the Origins and
Development of the London Probation Service 1876-1965 685
Paterson's Licensing Acts 1992
Peelo, Stewart, Steward and Prior's A Sense of Justice -
Offenders as Victims of Crime 44:
Pettifer's Punishments of Former Days 750
Prisoners' Children (ed. Roger Shaw)
Radevsky's Practical Guide to Drafting Pleadings 333
Ralphs and Norman's The Magistrate as Chairman 70
Rose's Pleadings Without Tears 78
Rutherford's Growing Out of Crime - The New Era 66
Science and the Administration of Justice 42
Sim & Scott's 'A' Level English Law 15
Sloan's Police Law Primer 55
Underhill's Licensing Guide 2
Warwick's Probation Work With Sex Offenders 29
Watson-Gandy's Beyond the Peradventure 28
Whitehead, Turver and Wheatley's Probation, Temporary
Release Schemes and Reconvictions 9
Williams's The Children Act 1989: The Public Law
Williams's Work With Prisoners 44

Barry Rose Law Periodicals Limited

Little London, Chichester West Sussex PO19 1PG Tel: 0243 787841

LOCAL GOVERNMENT REVIEW
ANGLO-AMERICAN LAW REVIEW
LITIGATION
POLICE JOURNAL
ROAD LAW with ROAD LAW REPORTS
TRADING LAW
TRADING LAW REPORTS
ADMINISTRATIVE LAW REPORTS

for further information ring us on 0243 787841

We will send sample copies on request and full particulars of subscription rates etc.

CASES REFERRED TO

A		C	
1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1		C (A Minor) (Care Proceedings) [1992] 2 F.C.R. 341	589
A v. Liverpool City Council (1981) 145 J.P. 318;		CB (A Minor) (Access), Re (Note of Case) [1992]	
[1982] A.C. 363 689,	698		234
Alphacell Ltd. v. Woodward (1972) 136 J.P. 505 481,	675	CN (A Minor) (Care Order) (Note of Case) (1992) 689, 6	
Anderton v. Anderton [1977] R.T.R. 146	152		165
	630		553
Associated Provincial Picture Houses Ltd. v. Wednesbury		Camden London Borough Council v. Hobson and Another	
Corporation (1947) 111 J.P. 216; (1948)		(1992) The Independent, January 28 267, 4	154
112 J.P. 55; [1948] 1 K.B. 223 3, 10, 113, 117,	323		783
Atkinson v. United States Government (1971)			737
133 J.P. 617; [1971] A.C. 197	436		203
Attorney-General's Reference (No. 1 of 1975) (1975)		Chichester District Council v. Silvester and Others (1992)	
139 J.P. 569; [1975] Q.B. 733	696	The Times, May 6	633
Attorney-General's Reference No. 6 of 1980 (1981)	170	Chief Constable of Avon and Somerset v. O'Brien	
145 J.P. 429; (1981) 73 Cr.App.R. 63; [1981] Q.B. 715	178	[1987] R.T.R. 182	506
Attorney-General's Reference (No. 1 of 1988) (1989)	606	Chief Constable of Avon and Somerset v. Singh [1988]	
89 Cr.App.R. 60	696		597
Attorney-General's Reference No. 1 of 1990 under s.36 of the Criminal Justice Act 1972 (Note of Case) (1992)		Chief Constable of Essex v. Germain (Note of Case) (1991)	
156 J.P. 593; [1992] 3 W.L.R. 9 476, 658,	696	156 J.P. 109	10
Attorney-General's Reference Nos. 21 and 22 of 1990	0,0	Chief Constable of Norfolk v. Fisher (Note of Case) (1992)	
[1991] Crim.L.R. 487	711	156 J.P. 93 (see also 'DPP v. Fisher') 28, 481,	0/3
Attorney-General's Reference (No. 1 of 1992) (1992)		Chief Constable of West Midlands v. White (Note of	700
The Times, July 29	694		780
Attorney-General v. Times Newspaper [1991] 2 All E.R. 398	114	Clarke (Simon Stuart) v. Director of Public Prosecutions	160
			460
		Cobb v. Director of Public Prosecutions (Note of Case) (1992) 156 J.P. 746	330
В		Commissioner of Police of the Metropolis v. Curran (1976)	330
			786
B, Re [1992] 1 F.C.R. 555	402	Connolly v. Director of Public Prosecutions (1964)	100
B (A Minor), Re (1992) The Independent, September 29	658	128 J.P. 418; [1964] A.C. 1254 546,	577
B (A Minor) (Ex Parte Residence Order), Re [1991]		Cook v. London Borough of Ealing (1991) Tribunal Decision	511
1 F.C.R. 555; [1992] 3 W.L.R. 113 401, 410, 562		No. 155	361
B (Appeal to Crown Court: Evidence) [1992] F.C.R. 153	162	Cooke v. Director of Pulic Prosecutions and Brent Justices	
B v. B (M) (1969) 133 J.P. 245; [1969] 1 All E.R. 891	355	(Note of Case) (1992) 156 J.P. 497	316
	, 531	Coote v. Winfield [1980] R.T.R. 42	17
B (Minors) (1992) The Times, July 16	482	Corbett v. Corbett (orse. Ashley) (1969) 113 Sol.Jo. 982	566
B v. P (Access) (Note of Case) [1992] 2 F.C.R. 576	572 567	Cossey v. United Kingdom (1990) The Times, October 17	566
B v. France (1992) <i>The Times</i> , March 31 Barnard v. Sully (1931) 47 L.T.R. 557	545	Cotgreave and Cotgreave v. Cheshire County Council (Note	
Basten v. Carew (1825) 3 B. & C. 649	630	of Case) (1992)	780
Beck v. Sager [1979] R.T.R. 474	597	Cotgrove v. Cooney [1987] R.T.R. 124 597,	
Beswick v. Beswick [1968] A.C. 58	370	Coupe v. Guyett (1973) 137 J.P. 695; [1973] 1 W.L.R. 669	759
Beynon v. Caerphilly Lower Licensing Justices (1970)	310	Cox v. Riley (1986) 83 Cr.App.Rep. 54	694
134 J.P. 253	632	Crawley Borough Council v. Ovenden (Note of Case)	610
Black v. Carmichael (1992) The Times, June 25	610	(1992) 156 J.P. 877	618
Blackburn v. The Attorney General [1971] 1 W.L.R. 1037	30	Creak v. Brighton JJ. (1858) 1 F. & F. 110	630
Blackpool Borough Council v. Tina Johnstone; R. v. Blackpoo		Crockford's Club Ltd. v. Prakesh Mehta and Longcroft Holdings Inc. (Note of Case) (1992) 156 J.P. 672	522
Magistrates' Court, ex parte Blackpool Borough Council		Crook v. Edmondson (1966) 130 J.P. 191; [1966] 2 Q.B. 81	168
(1992) Divisional Court, June 18	787	Clock V. Edinolidson (1900) 130 3.1. 191, [1900] 2 Q.B. 81	100
Blayney v. Knight (1975) Cr.App.R. 269	342		
Blyth v. Blyth [1966] 1 All E.R. 524	288	D	
Bradburn v. Richards [1976] R.T.R. 275	154		
Braugh v. Crago [1975] R.T.R. 453	675		806
Breed v. Cluett (1970) 134 J.P. 570; [1970] 2 All E.R. 662	759		
Brister v. Brister [1970] 1 W.L.R. 664	194		341
Broadhurst v. R (1964)	817		599
Brown v. Brown (1981) 11 Fam.Law 247	513		26
Bugg and Another v. Director of Public Prosecutions and			, 364
Another; Director of Public Prosecutions v. Percy and	657	D v. X City Council [1985] 6 F.L.R. 275	169
Another (1992) <i>The Times</i> , September 11 Burns v. Bidder (1966) 130 J.P. 342	657		168
Burridge v. Tyler [1992] 1 All E.R. 437	417 393		40
Burton v. Islington Health Authority; De Martell v. Merton and		Daniels v. Director of Public Prosecutions (Note of Case) (1992) 156 J.P. 543 300, 546	509
Sutton Health Authority [1992] 2 F.C.R. 845	465		169
11776	703	wanted to be a fired and a street to the	

			-
Dass v. Masih [1968] 2 All E.R. 226	161	Fletcher v. Sledmore [1973] R.T.R. 371	760
Davey v. Lee (1967) 131 J.P. 327; [1967] Crim.L.R. 357	340	Floyd v. Bush (1953) 117 J.P. 88; [1953] 1 All E.R. 265	342
Davies (Gordon Edward) v. DPP (1990) 154 J.P. 249	596	France v. Dewsbury Magistrates' Court (1988) 152 J.P. 301;	
Davies v. Flackett [1973] R.T.R. 8	696	[1988] Crim.L.R. 295	486
Davis v. DPP [1988] R.T.R. 156	708	Friel v. Dickson (1992) High Court of Justiciary, March 25	709
Davis v. Johnson [1979] A.C. 264 De Freitas v. Director of Public Prosecutions (1992)	370	Fulcher, ex parte (1840) 8 Dowl. 535	630
	546, 613		
Desramault, Re (1972) 2 Fam.Law 129	355	G	
Devon County Council v. S and Others (Note of Case)			
	442, 769	G v. G [1985] 2 All E.R. 225	323
Director of Public Prosecutions v. Ambrose (Note of Case)		Gardner v. DPP (1989) 153 J.P. 357; [1989] R.T.R. 384	612
	396, 597	Gardner v. Morris (1961) 59 L.G.R. 187	632
	186, 709	Garner v. Garner (Note of Case) [1992] 1 F.C.R. 529	202
v. Bell (Note of Case) (1992) v. Byrne (1991) 155 J.P. 601	417, 461 786	Garrett v. Boots The Chemists Ltd. (1980) Monthly Review; Divisional Court, July 16	121
v. Cargo Handling Ltd. (Note of Case) (1992)	700	Gascoigne v. Gascoigne [1918] 1 K.B. 223	121 36
156 J.P. 486	348	George v. DPP [1989] R.T.R. 217	612
 v. Clarke and Others (1991) The Independent, 		George Tan Soon Gin v. Judge Cameron and Another (1992)	
September 18'	617	The Times, July 16	658
v. Corcoran (1992) The Times, July 8; The Independen			
July 15 481, 557, 611,		Gillard, Re (1986) 150 J.P. 45	800
v. Curtis (1992) The Times, September 7	626	Godwin v. Director of Public Prosecutions	716
 v. Daniels (1991) The Times, November 25 v. Denning (1991) 155 J.P. 1003; 	152	(Note of Case) (1992) Gorman v. Sranden (1964) 128 J.P. 28	716 167
[1991] Crim.L.R. 699	33, 305	Grady v. Pollard [1988] R.T.R. 316	707
v. Eddowes [1991] R.T.R. 35	597	Graham v. Lord Advocate (1990) The Scotsman, December 27	
v. Fidler and Moran (Note of Case) (1992) 156 J.P. 2		Griffith v. Jenkins and Another (Note of Case) (1992)	
[1992] 1 W.L.R. 91	140	156 J.P. 29, 53	17, 90
 v. Fisher [1991] Crim.L.R. 787 (see also 'Chief Cons 		Gumbley v. Cunningham (1990) 154 J.P. 577; [1989] A.C. 28	
of Norfolk v. Fisher')	675	Gutteridge v. DPP (1987) 9 Cr.App.R.(S.) 280	49
v. Fountain [1988] R.T.R. 385	546, 612		
 v. Gane (1991) 155 J.P. 846; [1991] Crim.L.R. 711 v. Gregson (Note of Case) (1992) 	592 716	н	
v. Hutchings (Note of Case) (1992) 156 J.P. 702	522	•	
v. Little (1991) 155 J.P. 713	101	H (A Minor) (Care Proceedings), Re (Note of Case)	
v. McGladrigan (1991) 155 J.P. 785;		[1992] 2 F.C.R. 330	602
[1992] R.T.R. 11	300, 598	H v. Hillingdon London Borough Council (1992) The Times,	
v. Morgan [1976] A.C. 182	14	July 1	482
v. Pearman (1992) Queen's Bench Division, March 2		Hadmor Productions Ltd. v. Hamilton [1983] 1 A.C. 191	370
 v. Richards (1988) 152 J.P. 333; [1988] 3 All E.R. 40 v. Rogers [1992] Crim.L.R. 51 	06 487 296		28
v. Rose (Note of Case) (1992) 156 J.P. 733	506, 597	(1992) 156 J.P. 211 Harris v. Director of Public Prosecutions; Fehmi v.	20
v. Ryan and Another (1991) 155 J.P. 456;	,	Director of Public Prosecutions (Note of Case) (1992)	716
(1991) 7 R.L.R. 57	773		348
v. Shannon [1975] A.C. 717	185		
v. Silver (1992) The Times, June 4	449	()	630
v. Tipton (Note of Case) [1992] 8 R.L.R. 67	172		709
v. Vivier (1991) 155 J.P. 970; [1991] 4 All E.R. 18 v. Warren	33 467, 626		0, 64
v. Whalley (Note of Case) (1992) 156 J.P. 661	378, 546		0, 041
Drover v. Rugman (1950) 114 J.P. 452; [1951] 1 K.B. 380			9
Duncan v. Jones (1935) 99 J.P. 399; [1936] 1 K.B. 218	58		12
Dutta v. Westcott [1986] 3 All E.R. 381	752	Higgins v. Bernard [1972] R.T.R. 304	70
		Hillingdon London Borough v. H (Note of Case) (1992)	58
F		Hinchley v. Rankin (1961) 125 J.P. 293; [1961] 1 All E.R. 69	
E		Hobbs v. Clark [1988] R.T.R. 36	55
Edwards v. Hedges (1855) 15 C.B. 477	629		06, 37
Elliott v. DPP; Dublides v. DPP (1989) The Times, Januar			70 61
Elliott v. Loake [1983] Crim.L.R. 36	545		01
Ende v. Cassidy (1964) 108 Sol.Jo. 552	545		28, 59
Evans v. Hemingway (1888) 52 J.P. 134	17	Hui Chi-Ming v. R [1991] 3 All E.R. 897	11
Euro-Diam Ltd. v. Bathurst [1990] 1 Q.B. 1	35		
Evans v. South Ribble Borough Council (1991) R.A. 191	454		12
		Hutchinson v. Hutchinson [1980] 2 F.L.R. 167	51, 48
F			
•		J	
F (In Utero), Re [1988] F.C.R. 529; (1988) Fam.Law 122	465		
Federal Steam Navigation Co. Ltd. v. Department of Trac		J v. Berkshire County Council (1992) The Times, March 10	32
and Industry [1974] 2 All E.R. 97	650	J (Child Abuse: Expert Evidence) [1991] F.C.R. 193	3
Flatman v. Light (1946) 110 J.P. 273	192		
Fletcher v. Budgen (1974) 138 J.P. 582, [1974] 2 All E.R	1. 1243760	Case) (1992)	61

James & Can Ital v. Cman (1054) 118 ID 536		481	Mantagement v. Lanav (1050) NI 171	348
James & Son Ltd. v. Smee (1954) 118 J.P. 536 Jeffrey v. Evans (1964) 128 J.P. 252; [1964] 1 All E.R.	536	436	Montgomery v. Loney (1959) NI 171 Morgan v. Lee (1985) 149 J.P. 583; [1985] R.T.R. 401	522
Jenkins v. Howells (1949) 113 J.P. 292; [1949] 1 All E.R.:		387	Morris v. Crown [1970] 2 Q.B. 114	114
Jones and Another v. DPP (1992) The Times, June 4	> 12	449	Morris v. Grant (1983) 147 J.P. 351	154
Jones v. Brookes and Another [1968] Crim.L.R .498		340	Morris v. Morris (1990) 134 Sol.Jo. 1300	14
Jones v. Nicks [1977] R.T.R. 72		130	Morris v. Williams (1952) 50 L.G.R. 308	675
Jones and Wood v. Director of Public Prosecutions (Not	e of		Mowe v. Perraton (1952) 116 J.P. 131; [1952] 1 All E.R. 423	357
Case) (1992) 156 J.P. 866		572	Murphy v. DPP (1990) 154 J.P. 467; [1990] 2 All E.R. 390	486
			Myers v. DPP [1965] A.C. 1001	162
K				
K (A Minor) (Access Order: Breach)				
[1977] 1 W.L.R. 533	354,	532	N1	
K (Infants), Re [1963] Ch. 38	334,	658	N	
K.V.S. v. G.G.S. (Note of Case) [1992] 2 F.C.R. 23		268	National Rivers Authority v. Harcross Timber and Building	
Kingsley and Kingsley v. Hammersmith and Fulham Lor	ndon		Supplies (Note of Case) (1992) 156 J.P. 743	588
Borough Council (Note of Case) (1992) 156 J.P. 372		330	Nature Consevancy Council v. Southern Water Authority	000
Kirklees Borough Council v. Wickes Building Supplies	Ltd.		(Note of Case) (1992)	716
(1991) The Times, May 1		74	Neal v. Gribble and Others [1978] Crim.L.R.	357
Klucinskey v. Klucinsky (1953) 117 J.P. 187; [1953]		104	Nelson v. Nelson (1981) (unreported)	194
1 W.L.R. 522 Kwok Chang Ming v. R (1963) HKLR 226		194 465	Neville v. Gardner Merchant Ltd. (1983) 5 Cr.App.R.(S.) 352	825
RWOK Chang Ming V. R (1903) HRER 220		403	Newbury v. Davies [1974] R.T.R. 367 481,	
			News of the World v. Friend [1973] 1 All E.R. 422	328
L			Northern Ireland Trailers v. Preston Corporation (1972)	100
			136 J.P. 149; [1972] 1 W.L.R. 203	108
L v. Berkshire County Council (Note of Case)				
	70, 378,			
Ladd v. Marshall [1954] 1 W.L.R. 1489		572		
Laidlaw v. Atkinson (1986) The Times, August 2		487	0	2/2
Law v. Stephens [1971] R.T.R. 358 Lawrie v. Muir [1950] J.C. 19	540,	596	O, Re [1991] 2 W.L.R. 475	262
Levitt (Jeffrey S.) Ltd., In Re (1991) The Times, Novem	her 6	514 98	O (A Minor), Re (1992) The Times, March 6 325, 355,	389
Lewis v. Lewis [1977] 1 W.L.R. 408		,202	O v. Berkshire County Council (Note of Case) [1992] 1 F.C.R. 489	531
Licensing Authority South Eastern Traffic Area v.		,===	Owen v. Chesters (1985) 149 J.P. 295; [1985] R.T.R. 191	522
British Gas (1992) European Court (C-116 91)		772	Owen to encount (1909) 119 var 250, [1909] the tar	
Lidster v. Owen [1983] 1 All E.R. 1012		52		
Lincolnshire County Council v. Brewis and Others (199	2)			
The Times, July 18		753	P	
Lloyd (Roger Nicholas) v. Director of Public Prosecutio		610	•	
(Note of Case) (1992) 156 J.P. 342 London and Globe Finance, <i>Re</i> [1903] 1 Ch. 728	75, 284,	696	P & M Supplies (Essex) Limited v. Devon County Council	
London United Investment plc, In Re (1991) The Times,		070		, 268
November 6	,	98	Panama (Piccadilly) Ltd. v. Newberry (1962) 126 J.P. 140	633
Long v. Jones (1990) The Times, March 6		226	Parkin v. Norman [1982] Crim.L.R. 528	168
Lunn v. Colston-Hayter (1991) 155 J.P. 384		632	Parry v. Boyle (1986) 83 Cr.App.R. 310	593
Lynch v. DPP for Northern Ireland [1975] A.C. 653		417	Parsons v. Barnes [1973] Crim.L.R. 537	759 786
Lyons v. May (1949) 113 J.P. 42		675	Paterson v. DPP [1990] R.T.R. 329 Paton v. British Pregnancy Advisory Service Trustees	700
Lyons (J.) & Sons v. Wilkins (1896) 60 J.P. 325;		601	[1979] Q.B. 276	465
[1896] 1 Ch. 811 Lyons and Lyons v. East Sussex County Council (1988	`	601	Payne v. Payne [1968] 1 W.L.R. 390	194
152 J.P. 488	,	360	Pickering v. Marsh (1874) 38 J.P. 678	277
102 011 100		300	Pilton, ex parte (1818) 1 B. & Ald. 369	630
			Powell (Leonard) v. Director of Public Prosecutions	
			(Note of Case) (1992)	460
Mc			Practice Direction [1953] 2 All E.R. 1306	723
MacClain v. London Borough of Hillingdon (1987) Trib	humal		Practice Direction: Role of the Clerk in Court [1981] 2 All E.R. 831 114, 130, 227, 433	723
Decision No. 68	bullat	361		37
McClusky v. H.M. Advocate (1989) SLT 175		465		31
McCormick v. Hitchins [1988] R.T.R. 182		153		, 450
McGrath v. Vipas (1984) 148 J.P. 405; [1984] R.T.R. 5	8	612		551
			Practice Direction (Commercial Lists: Manchester	
**			and Liverpool) [1990] 1 W.L.R. 331	578
M Maron v. Maron [1092] 3 E.J. B. 7		612	Practice Direction (Commercial Lists: Manchester	570
Macey v. Macey [1982] 3 F.L.R. 7 Maydew v. Flint (1984) 80 Cr.App.R. 49		513 17		578
Melia v. Metropolitan Borough of Wirral (1987) Tribun	al	1/	Practice Direction (Costs in Criminal Proceedings) [1991] 1 W.L.R. 498; (1991) 93 Cr.App.R. 89; [1991]	
Decision No. 70		361		8. 825
Millard v. DPP (1990) 154 J.P. 527		596		, 523
Moberly v. Allsop (Note of Case) (1992) 156 J.P. 514	232	, 284		369
Moles, Re [1981] Crim.L.R. 170		50	Practice Note (Mode of Trial: Guidelines) [1990]	
Monks v. Pilgrim (1979) 143 J.P. 720; [1979] Crim.L.F	R. 595	806		146
Monaghan v Corbett (1983) 147 I P 545		732	Procedure Direction [1991] 3 All F.R. 608	66

	R		Coast Shipping Company and Others (1992) The Times,	
D	v. Abbott (1955) 39 Cr.App.R. 141 737			21
K.	v. Abbott (1955) 39 Cr.App.R. 141 v. Acton Justices, ex parte McMullen and Others; R. v.	-	v. Boyea (Note of Case) (1992) 156 J.P. 505 178, 44	
-	Tower Bridge Magistrates' Courts, ex parte Lawlor	-		45
	(1990) 154 J.P. 901 673	-	v. Bracknell Justices, ex parte Hughes (1989) 153 J.P. 98 22 v. Bradbourn (1985) 7 Cr.App.R.(S.) 180 59, 55	
-	v. Akan [1973] 1 Q.B. 491	_		92
-	v. Allsop (1976) 64 Cr.App.R. 29		v. Brent Justices, ex parte Ward (1992) The Times,	-
~	v. Alo (1991) The Times, February 19 514		September 18 641, 74	49
-	v. Anderson and Morris [1966] 2 Q.B. 110 737	-	v. Brent Juvenile Courts, ex parte S (1992)	
-	v. Ansell (1974) 138 J.P. 781; [1974] 3 All E.R. 568 553			00
-	v. Aramah (1983) 147 J.P. 217; (1983)	-	v. Brentford Magistrates' Court, ex parte Richardson	
	76 Cr.App.R. 190 529, 654, 661 v. Ashford Magistrates' Court, ex parte Hilden			98
-	(Note of Case) (1992) 155 J.P. 869 636, 673	-	v. Brentwood Justices, ex parte Catlin (1975)	16
_	v. Aubrey-Fletcher, ex parte Thompson [1969]		139 J.P. 516; [1975] Q.B. 455 v. Brentwood Justices, <i>ex parte</i> Nicholls (1991) 155 J.P.	10
	1 W.L.R. 872		753; [1991] 3 W.L.R. 201; [1991] 3 All E.R. 359;	
-	v. Bailey (1988) 10 Cr.App.R.(S.) 231 471		(1991) 93 Cr.App.R. 400 800, 8	324
-	v. Barking Justices, ex parte Shankshaft (1983)	-	v. Brentwood JJ., ex parte Richardson	
	147 J.P. 399 176, 468		(Note of Case) (1992) 156 J.P. 839 533, 6	98
-	v. Barnes [1986] Crim.L.R. 573; (1986) 83 Cr.App.Rep.58 214	-	v. Bristol City Council, ex parte Willsman and Another	
-	v. Barnet Justices, ex parte Wood (Note of Case) (1992) 156 J.P. 403		(Note of Case) (1992) 156 J.P. 409 235, 4	
		-		774
-	v. Barrick (1986) 8 Cr.App.R.(S.) v. Barrick (1985) 149 J.P. 705	-		167
	v. Baskerville (1916) 80 J.P. 446; [1916] 2 K.B. 658	_	v. Bromell; Re Coventry Evening Newspapers Ltd. (1992) The Times, July 28	595
_	v. Bath Licensing Justices, ex parte Chittenden	_		18
	(1952) 116 J.P. 569; [1952] 2 All E.R. 700 297	-	v. Brown (Anthony Joseph) and Others (Note of Case)	
-	v. Beddoes [1991] Crim.L.R. 146; (1990)		(1992) 156 J.P. 475	396
	12 Cr.App.R.(S.) 363 59, 726	-		545
-	v. Bell [1978] Crim.L.R. 233		v. Bumrungpruik [1992] Crim.L.R. 674 660, 684, 7	
-	v. Bell (David) [1984] Crim.L.R. 685 417	•		500
-	v. Bevelectric Ltd., Broad and Broad (1992) Court of Appeal, July 22 759		v. Burnley JJ., ex parte Ashworth (1992) Legal Action, March 22	599
-	v. Beveridge (1987) 85 Cr.App.R. 255		v. Burnley Magistrates' Court, ex parte Halstead (1991)	,,,
-	v. Billam (1986) Cr.App.R. 347 274	-	155 J.P. 288; [1991] Crim.L.R. 215	518
-	v. Bird (1987) The Times, March 6 487	_		823
-	v. Bird (Simon) (1992) The Times, October 22 722	-	v. Bury Justices, ex parte Anderson and Others [1987]	
•	v. Birmingham and Others (1991) Wood Green Crown			116
	Court, June 7 (unreported) 116	-		114
-	v. Birmingham Crown Court, ex parte Ricketts [1991] Crim.L.R. 745 33, 690	-		554 554
_	v. Birmingham Justices, ex parte Hodgson and	-	v. C (Note of Case) (1992) 156 J.P. 649 v. Calder Justices, ex parte Kennedy (Note of Case)	334
	Wiseman (1985) 149 J.P. 193 337, 538, 800	-	(1992) 156 J.P. 716 461, 4	469
-	v. Birmingham Juvenile Court, ex parte H (Note of	-		553
	Case) (1992) 156 J.P. 427 305, 427	-	v. Caldwell (1981) 145 J.P. 211; [1982] A.C. 341 100, 6	696
-	v. Birmingham Magistrates' Court, ex parte Bass,	-		490
	Mitchells & Butler Ltd. (1988) 152 J.P. 563 296	-	v. Callister (Note of Case) (1992) 156 J.P. 893 642, 7	780
-	v. Birmingham Magistrates' Court, ex parte Webb	-	v. Campbell, ex parte Hoy (1953) 117 J.P. 189;	154
	(1992) The Times, February 18 v. Birmingham Stipendiary Magistrate, ex parte Webb		[1953] 1 Q.B. 585 v. Campbell (1992) <i>The Times</i> , August 26 605, 6	154
	(Note of Case) (1992) 378	•	v. Cambridge Justices and The Chief Constable of	010
-	v. Blackburn; R. v. Wade (1992) The Times, December 1 818	-	Cambridgeshire, ex parte Peacock (Note of Case)	
-	v. Boal (Note of Case) (1992) 156 J.P. 617 460		(1992) 156 J.P. 895 482, 523, 5	547
-	v. Board of Visitors of Nottingham Prison, ex parte	-	v. Canterbury and St. Augustine Justices,	
	Moseley (1981) The Times, January 23 723			721
-	v. Bogacki and Others (1973) 137 J.P. 676; [1973]	-	v. Carr-Briant (1943) 107 J.P. 167; [1943]	
	2 All E.R. 864 342			486
	v. Bone (1968) 132 J.P. 420; [1968] 1 W.L.R. 983 v. Boswell (1984) 6 Cr.App.R.(S.) 257 60, 498	-		823 498
	v. Bournemouth Justices, ex parte Cross, Griffin and	-	v. Chamberlain (Note of Case)	470
	Pamment (1989) 153 J.P. 440; [1989] Crim.L.R. 207 469	-	(1992) 156 J.P. 440 34, 172, 225,	369
	v. Bow [1977] Crim.L.R. 176 341	-		710
	v. Bow Street Magistrates' Court, ex parte Welcome	-	v. Chelmsford Crown Court, ex parte Birchall	
	(Note of Case) (1992) 156 J.P. 609 337, 538		(1990) 154 J.P. 197	18
	v. Bow Street Stipendiary Magistrate, ex parte DPP	-	v. Chester Crown Court, ex parte Pascoe and Jones	422
	and Cherry (1990) 154 J.P. 237; (1980) 91 Cr App P. 283			432
	(1989) 91 Cr.App.R. 283 v. Bow Street Stipendiary Magistrate, ex parte	-	v. Chichester Justices, ex parte Collins (1982) 146 J.P. 109, 237	490
	Metropolitan Police Commissioner (1983) 147 J.P. 147;		v. Chief Constable of Cambridgeshire, ex parte M	170
	[1983] 2 All E.R. 915 297			480
	v. Bow Street Stipendiary Magistrate, ex parte Nunn and		v. Christie (1914) 78 J.P. 141; (1914) 10 Cr.App.R. 141	775
	Jowett (1989) (unreported) 114			514
	 v. Bow Street Stipendiary Magistrate, ex parte South 		v. City of Liverpool Justices, ex parte Knibb and	

	01 (1001) (10 P (2)		" Dodd (1078) 66 Cr Ann P 87	168
	Others [1991] C.O.D. 53 v. Clarke (1976) 140 J.P. 469; [1976] 2 All E.R. 696 552	-	v. Dodd (1978) 66 Cr.App.R. 87 v. Donovan (1934) 98 J.P. 409; [1934] 2 K.B. 498 177,	
-	CT 1 101 01 6C 10000	-	v. Doncaster Crown Court, ex parte Crown Prosecution	
-	v. Clarke and Others (Note of Case) (1992) 140 v. Clelland (1991) 155 J.P. 824 823			273
_	v. Clerk to the Medway Justices, ex parte DHSS	-	v. Doncaster Magistrates' Court, ex parte Goulding	
	(1986) 150 J.P. 401		(Note of Case) (1992) 156 J.P. 681 69,	300
	v. Clerkenwell Magistrates' Court, ex parte Bell	-	v. Dorchester Magistrates' Court, ex parte Director	
	(1991) The Times, February 8			546
-	v. Clotworthy [1981] Crim.L.R. 501 359	*	v. Dorking Justices, ex parte Harrington (1983)	5.16
-	v. Cocks (David Robert) (1992)		147 J.P. 437; [1984] A.C. 743 252, 497, v. Dover Justices, <i>ex parte</i> Dover District Council and	340
	13 Cr.App.R.(S.) 166 529, 661	-	Wells (Note of Case) (1992) 156 J.P. 453	172
-	v. Cogan and Leak [1976] Q.B. 217; [1975] 2 All E.R. 1059	-	v. Dover and East Kent Justices, ex parte Dean (1992)	
	2 All E.R. 1059 v. Coleman (Anthony) (1991) <i>The Times</i> , December 10 51			468
	v. Connelly (Note of Case) (1992) 156 J.P. 406 410	-	v. Downham Market Magistrates' Court, ex parte Nudd	
	v. Consett Justices, ex parte Postal Bingo Ltd.		(1988) 152 J.P. 511 114, 377,	387
	(1967) 136 J.P. 196 228	-	v. Dowley [1983] Crim.L.R. 169	817
	even [] erminenen er	•	v. Dudley Justices, ex parte Blatchford (Note of Case)	
~	v. Cornwall County Council, ex parte Cornwall and		(1992) 156 J.P. 846 258,	636
	Isle of Scilly Guardians Ad Litem and Reporting	-	v. Dudley Magistrates' Court, ex parte Director of	
	Officers Panel (Note of Case) (1992) 10, 355 v. Coney (1882) 46 J.P. 404; [1982] 8 O.B.D. 534		Public Prosecutions (Note of Case) (1992)	410
	v. Coney (1882) 46 J.P. 404; [1982] 8 Q.B.D. 534 v. Consett Justices, <i>ex parte</i> Postal Bingo Limited	_	The Times, June 24 449, 525, v. Dudley and Stephens (1885) 49 J.P. 60;	018
-	(1967) 131 J.P. 196 724	-	[1884] 14 Q.B.D. 273	417
	C (1000) 150 ID (10	-		599
-	v. Conway (1990) 91 Cr.App.R. 143 758	-	v. East Kerrier Justices, ex parte Mundy (1952)	3//
-	v. Cooper [1983] R.T.R. 183 642		116 J.P. 339; [1952] 2 Q.B. 719 130, 135,	433
-	v. Corsi [1990] Crim.L.R. 435 59, 726	-	v. Eccles Justices, ex parte Farrelly (Note	
*	v. Courtie (1984) 148 J.P. 502; (1984) 78 Cr.App.R.		of Case) (1992) The Times, June 17 433, 603,	725
	292; [1984] A.C. 463 120, 293, 481, 611, 786	-	v. Eccles Justices, ex parte Fitzpatrick (1989)	
-	v. Coventry City Magistrates' Court, ex parte M (Note			724
	of Case) (1992) 156 J.P. 809 273, 650	-	v. Eddy (1989) 11 Cr.App.R.(S.) 326	60
-	v. Coventry Justices, ex parte Bullard and Another	-	v. Edwards (1791)	487
	(Note of Case) (1992) The Independent,	-	v. Effik and Mitchell (Note of Case) (1992) 156 J.P. 830	476
	January 28 162, 258, 267	~	v. Ely Justices, ex parte Burgess (1992) The Times,	502
-	v. Crawley Justices, ex parte DPP (1991) The Times,		August 21	593
	April 5 v. Creamer (1985) 80 Cr.App.R. 248 775	-	v. Essex JJ., ex parte Final (1963) 127 J.P. 39;	154
	v. Cropp (1991) 7 Computer Law and Practice 270; (1991)	_	[1963] 2 Q.B. 816 v. Evans (Note of Case) (1992) 156 J.P. 539	154 154
	7 Computer Law and Security Report 168 694	-	v. Evans (Kelvin) (1991) The Times, October 18	98
~	v. Crown Court at Croydon, ex parte Bromley Licensing JJ.	_	v. Exeter City Magistrates' Court, ex parte Sugar (1992)	,,
	(1988) 152 J.P. 245		The Times, November 11	801
-	v. Crown Court at Ipswich, ex parte Reddington [1981]	-	v. Exeter Juvenile Court, ex parte D.L.H. [1988]	
	Crim.L.R. 618 487			, 737
-	v. Crown Court at Southwark, ex parte Godwin (1992)	-	v. Fairbairn (1981) 145 J.P. 198	641
	156 J.P. 86; [1991] 3 All E.R. 818 401	-	v. Farnham Justices, ex parte Gibson (1991) 155 J.P. 792	135
-	v. Crown Court at Winchester, ex parte Lewington [1982] 1 W.L.R. 1277 18	-	v. Farrugia, Borg, Agius and Gauchi (1979)	553
-	v. Crown Court at Worcester and Birmingham Magistrates'		69 Cr.App.Rep. 108	333
	Court, ex parte Lamb (1985) 7 Cr.App.Rep.(S.) 44 208	-	v. Faversham and Sittingbourne Justices, ex parte Ursell (Note of Case) (1992) 258, 473, 490.	500
	v. Coulston [1990] Crim.L.R. 885 692	-	Ursell (Note of Case) (1992) 258, 473, 490. v. Fergus (1991) <i>The Times</i> , November 11	758
	v. Cunningham (1957) 121 J.P. 451 209			824
-	v. Cunningham [1989] Crim.L.R. 435 599		v. Forbes [1992] Crim.L.R. 593	656
-	v. Curtis (1984) 6 Cr.App.R.(S.) 250 624		v. Forest Heath District Council, ex parte West and	
-	v. Dabhade (Note of Case) (1992) 577, 732		Another (1991) R.V.R. 46	454
~	v. Danga (Note of Case) (1992) 156 J.P. 382 218	-	v. Francis and Murphy (1959) 43 Cr.App.R. 174	627
-	v. Daniels (1986) 8 Cr.App.R.(S.) 257; [1986]	-	v. Francis (Ronald) [1982] Crim.L.R. 694	340
	Crim.L.R. 824 112, 208		v. Furnell (1990) 12 Cr.App.R.(S.) 306;	
-	v. Davison (1990) 154 J.P. 229 60			712
-	v. Debbag (1991) 12 Cr.App.R.(S.) 733 643			775
-	v. De Munck (1918) 82 J.P. 260 v. Denbigh JJ., ex parte Williams (1974) 138 J.P. 645;	-	v. Galloway (1979) 1 Cr.App.R.(S.) 311 v. (The) Gaming Licensing Committee for the North	471
	[1974] 2 All E.R. 1052 58	-	Westminster Division of Central London, ex parte	
	v. Denton (1987) 85 Cr.App.R. 246 417		The Victoria Sporting Club Ltd. (1980) Q.B.D. (unreported	1) 53
	v. Derby Magistrates' Court, ex parte Brooks (1984)	-	v. Gaston (1970) 55 Cr.App.R. 88	823
	148 J.P. 609, sub.nom. R. v. Crown Court at Derby,	-	v. Gateshead JJ., ex parte Tesco Stores Ltd. (1981)	
	ex parte Brooks (1984) 80 Cr.App.Rep. 164 2, 115, 396, 721		145 J.P. 200; [1981] Q.B. 470	435
-	v. Digby (Note of Case) (1991) 316			774
-	v. Diggin (1981) 72 Cr.App.R. 204 359	-		146
-	v. DPP and Others, ex parte Cooke (1991) The Times,	-	v. Gibbs [1960] Crim.L.R. 197	339
	December 18 33, 117		v. Gill and Ranuana [1989] Crim.L.R. 358	514
-	v. Director of the Serious Fraud Office, ex parte		v. Gillam (1980) 2 Cr.App.R.(S.) 267; [1981] Crim.L.R. 55 484	4, 659
	Smith (1992) <i>The Times</i> , June 16 689		CIIII.L.R. 33	1, 000

_					_
	v. Godber (1986) 8 Cr.App.R.(S.) 460	711	-		17
-	v. Gold; R. v. Schifreen (1988) 152 J.P. 445		•	v. Howell (1982) 146 J.P. 13; [1982] Q.B. 416 58, 10	
	v. Gorman (Note of Case) (1992) v. Gotts (Note of Case) (1991) 155 J.P. 700;	618	-		41 12
		72, 417		v. Huntingdon Justices, ex parte Bugg (1989)	12
	v. Governor of Armley Prison, ex parte Ward and	12, 411			33
	Others (1990) The Times, November 23	66	-	v. Hyde (1991) 155 J.P. 430; [1990]	00
	v. Governor of Canterbury Prison, ex parte Craig	00		92 Cr.App.R. 131;	
		66, 385		[1990] 3 All E.R. 892; [1991] 1 Q.B. 134 185, 7.	38
-	v. Governor of Pentonville Prison, ex parte Osman	,	-	v. Inner London Crown Court, ex parte McCann (1990)	
	[1989] 3 All E.R. 701	274		154 J.P. 917 49, 4	26
-	v. Governor of Winchester Prison, ex parte Roddie		-	v. Inner London Juvenile Court, ex parte G	
	and Rose (see "R. v. Southampton Crown Court,			[1988] F.C.R. 316	34
	ex parte Roddie and Rose)		-		43
-	v. Governor of Winson Green Prison, ex parte Trotter		-	v. Ipswich Justices, ex parte Smith (Note of Case) (1992)	
	(1991) The Times, May 30	66			126
-	v. Grafton (Note of Case) (1992) 156 J.P. 857	322, 490			642
-	v. Grannell (1989) 90 Cr.App.R. 149	775	-	v. Isleworth Crown Court, ex parte Irvin (Note of Case)	100
-	v. Grant (Thomas) [1985] Crim.L.R. 387	566		(1992) 156 J.P. 426 49, 4	
_	v. Grant [1991] Crim.L.R. 219	711	-		326
	v. Grays Justices, <i>ex parte</i> Low (1988) 152 J.P. 627; [1988] 2 All E.R. 834	116			152 514
		116	-		187
	v. Grays Justices, ex parte Low [1990] 1 Q.B. 54	577			124
	v. Great Yarmouth, ex parte Thomas and Others (1991 July 29, Q.B.D. No. Co/1295/91	117		v. Jones (Kenneth) (1990) 154 J.P. 413;	
_	v. GLC, ex parte Blackburn [1976] 1 W.L.R. 550	30			340
_	v. Green (Bryan) (1992) The Times, July 14	546	-		609
-	v. Greenwich Metropolitan Stipendiary Magistrate,	340	-		758
	ex parte Straughn [1991] C.O.D. 495	115	-	v. Kent [1983] 3 All E.R. 1	704
-	v. Griffiths (1984) High Court, February 14	485	~	v. Kerrigan (Note of Case) (1992) 156 J.P. 889 545, 7	780
15	v. Guildford Justices, ex parte Harding (1981)		-	v. King's Lynn Justices, ex parte Holland (1992)	
	145 J.P. 174	724			274
•	v. Haleth (1982) 4 Cr.App.R.(S.) 178	643	-	v. King's Lynn Justices and Another, ex parte M [1988]	245
-	v. Hall (1988) 10 Cr.App.R.(S.) 456	823		F.C.R. 436; [1988] 2 F.L.R. 79	245
-	v. Hanton [1985] Crim.L.R. 304	167	-	v. King's Lynn Magistrates' Court, ex parte Holland	500
	v. Harris [1951] 1 K.B. 107	214			588
-	v. Harrison (1990) 12 Cr.App.R.(S.) 523	823	-	v. King's Lynn Magistates' Court, ex parte Hyam (1992)	369
-	v. Harrow Justices, ex parte Director of Public				215
	Prosecutions [1991] 1 W.L.R. 395	260		•	826
•	v. Hassan and Khan [1989] Crim.L.R. 593; (1989)		-		820
	11 Cr.App.R.(S.) 148; (1989)	601 902	-	v. Knutsford Crown Court, ex parte Middleweek (1992) The Times. March 23 306, 3	370
		691, 802 661, 710			497
	v. Hawkey [1964] Crim.L.R. 465	340		v. Ladlow, Moss, Green and Jackson [1989] Crim.L.R. 219	
-	v. Hayden (1975) 139 J.P. 564; (1975) 60 Cr.App.R. 3		_	v. Lamb (1968) 132 J.P. 575	34
	[1975] 1 W.L.R. 852	824	-		551
-	v. Hayes (1977) 141 J.P. 349	353	-		727
-	v. Helder (Note of Case) (1992) 156 J.P. 793	225, 410	-	v. Lee (Note of Case) (1992) The Times, July 21 562,	746
-	v. Hendon Justices, ex parte Director of Public		-	v. Leicester Crown Court, ex parte S (1991)	401
	Prosecutions (Note of Case) (1992) The Times,			*** *** ***	401
	July 15	525, 746	-	v. Leicester Justices, ex parte Workman [1964]	270
*	v. Hennessey (1978) 68 Cr.App.R. 419	423			279
*	v. Herbert (Stephen) (1992) Cr.App.Rep. 230	724	-	v. Lennard (1973) 137 J.P. 585; [1973] 2 All E.R. 831; [1973] R.T.R. 252 396, 546, 596, 612,	707
•	v. H.M. Coroner for Derbyshire (Scarsdale), ex parte			[1973] R.T.R. 252 396, 546, 596, 612, v. Lewes Crown Court, ex parte Charles [1992]	101
	Fletcher (Note of Case) (1992) 156 J.P. 522	460) -	Crim.L.R. 72	728
*	v. H.M. Coroner for Inner North London, ex parte Th			v. Leyland Magistrates, ex parte Hawthorn (1979)	
	(Note of Case) (1992)	698	-	143 J.P. 181; [1979] 1 All E.R. 209 116,	789
^	v. H.M. Coroner for Newbury, ex parte John (Note of Case) (1992) 156 J.P. 456	426		v. Lincolnshire (Kesteven) Justices, ex parte O'Connor	10)
	v. Hewitt and Davis (1992) The Times, January 1	424			664
	v. Highbury Comer Magistrates, ex parte Health and	424	٠.		101
	Safety Executive [1991] C.O.D. 146	118	3 -	v. Littler (1990) 12 Cr.App.R.(S.) 143	60
-	v. Highbury Corner Magistrates Court and Another,			v. Liverpool City Justices, ex parte Ellison (1989)	
	ex parte Watkins (1992) The Independent, October 13	689)	153 J.P. 433	117
-	v. Highbury Corner Magistrates' Court, ex parte		-	v. Liverpool City Justices, ex parte Topping (1983)	
	Weekes (1985) 149 J.P. 204	337		147 J.P. 154; [1983] 1 W.L.R. 119; [1983]	700
-	v. Hill (1990) 12 Cr.App.R.(S.) 66	59		1 All E.R. 490 114, 377, 393, 594,	123
	v. Hollington and Emmens (1985) 7 Cr.App.R.(S.) 36	4 97	-	v. Liverpool City Magistrates' Court, ex parte Director of Public Prosecutions (Note of Case) (1992)	
	v. Horseferry Road Magistrates' Court, ex parte		,	156 J.P. 634 50, 235,	656
	Bennett (1992) <i>The Times</i> , September 14 v. Howard (1990) 154 J.P. 973	50 60		v. Liverpool Deputy Stipendiary Magistrate, ex parte	000
-	v. Howard (1990) 134 J.P. 973 v. Howard (1992) 94 Cr.App.Rep. 89	59, 692 553		Devereux [1991] C.O.D. 273	118
	v Howard and Farnham Licensing II [1902] 2 K R			v. Lowden (1992) Oueen's Bench Division, April 2	708

_					-
	v. Lucas [1981] Q.B. 720	817		v. Muscroft (1990) 12 Cr.App.R.(S.) 41	60
-	v. Luton Crown Court, ex parte Neaves (Note of Case)		-	v. Mussell (1991) 155 J.P. 521; [1991] 1 W.L.R. 187;	
	(1992) The Times, June 9 385,	603		(1990) 12 Cr.App.R.(S.) 607 59, 691, 78	84
	v. Luton Magistrates' Court, ex parte Sullivan		-	v. N (1992) The Times, May 7; The Independent, May 13 35	53
	(Note of CAse) [1992] 1 F.C.R. 475	426	-	v. Nagah (1991) 155 J.P. 229 609, 75	
	v. Mabbott [1987] Crim.L.R. 826	794		v. Newbury Justices, ex parte Du Pont (1984) 148 J.P. 248;	
	v. Macpherson [1973] R.T.R. 157	341			14
	v. Maher (1984) 148 J.P. 119; [1983] Q.B. 784	823	-	v. Newham Justices, ex parte Mumtaz and Others (1990)	
_	v. Manchester City Magistrates' Court, ex parte				27
	Davies (No. 1) (1988) 152 J.P. 22	88	_	v. Newham (West) Justices, ex parte Sandhu	-
	v. Manchester City Stipendiary Magistrate, ex parte				18
	Snelson (1978) 142 J.P. 274; [1977] 1 W.L.R. 911	546	_		45
	v. Manchester Coroner, ex parte Tal [1985] Q.B. 67	497			49
	v. Manchester Crown Court, ex parte Brokenbrow and	421		v. Norwich Crown Court, ex parte Cox (1992) The Times,	7,
	Others (1991) The Times, October 31	118	-		85
	v. Manchester Stipendiary Magistrate, ex parte Hill	110		v. Norwich Crown Court, ex parte Parker and Ward (Note	03
		290	•		25
	(1982) 146 J.P. 348	290			0.0
	v. Mansfield Justices, ex parte Sharkey (1985)	460	-	v. Norwich Crown Court, ex parte Smith & Ors. (1991)	205
	149 J.P. 129; [1985] 2 Q.B. 613; [1985] 1 All E.R. 193 50,	409			385
	v. Margate Justices, ex parte Haddow (1992)		-	v. Norwich Crown Court, ex parte Stiller and Others	
	The Times, July 30	513		(Note of Case) (1992) 156 J.P. 624; [1992]	105
	v. Marquis (1974) 59 Cr.App.R. 228	64		Crim.L.R. 501 316, 385, 625, 7	83
-	v. Marriott (1971) 135 J.P. 165; [1971] 1 All E.R. 595	644	-	v. Nottingham Justices, ex parte Brown	
-	v. Marsden (1990) 12 Cr.App.R.(S.) 274; [1990]				278
			-	v. Nottingham Justices, ex parte Davies (1980)	
	v. Marshall [1988] 3 All E.R. 683	514		144 J.P. 233; [1980] 2 All E.R. 775 176, 336, 4	168
	v. Martin (1989) 153 J.P. 231	417	-	v. Nottingham Justices, ex parte Fohmann (1987)	
-	v. Marylebone Metropolitan Stipendiary Magistrate,			84 Cr.App.R. 316	323
	ex parte Okunnu (1988) 87 Cr.App.R. 295	4	-	v. O'Brien (Note of Case) (1992) 156 J.P. 925	538
	v. Marylebone Magistrates' Court, ex parte Perry and		-	v. Olliver and Olliver (1989) 153 J.P. 369	301
		376	-	v. Ortiz (1986) 83 Cr.App.R. 173 417, 4	161
	v. Mason [1988] 1 W.L.R. 139	514		v. Osborne (1990) 12 Cr.App.R.(S.) 55; [1990]	
	v. Massheder (1983) 5 Cr.App.R.(S.) 422	485		Crim.L.R. 532 60, 727, 7	175
	v. Matthews (1979) 1 Cr.App.R.(S.) 346	823	-		758
	v. May (1912) 77 J.P. 31; [1912] 3 K.B. 572	177		v. Owen and Others, Justices, ex parte Scovell	
	v. McCarroll (1990) 12 Cr.App.R.(S.) 147; [1990]				278
		711	-	v. Oxford City Justices, ex parte Berry (1987)	
,	v. McCay (1990) 154 J.P. 621; [1990] 1 W.L.R. 645	776			274
	v. McGowan [1975] Crim.L.R. 113	624		v. Palfrey; R. v. Sadler (1970) 134 J.P. 397;	
	v. McKnight and Davies [1974] R.T.R. 4	358			709
	v. McNamara (1988) 152 J.P. 390; (1988)	336			218
	87 Cr.App.Rep. 246	645	-		210 284
	v. Meams (1990) 154 J.P. 447; (1990) 91 Cr.App.Rep. 31		-		
	v. Melias (1987) Bristol Crown Court, November 13	242	-	v. Parry (1990) 12 Cr.App.R.(S.) 69; [1990] Crim.L.R. 444	
	v. Melksham Justices, ex parte Collins (1978)	272	-	v. Parsley [1991] Crim.L.R. 223 59, 6	
	LS Gaz. R. 455	296	~		709
	v. Mendey (1988) 86 Cr.App.R. 102	823			341
		023	-		357
		20	-		358
	(No. 1) [1968] 1 All E.R. 763	30	-		757
-	v. Metropolitan Police Commissioner, ex parte Blackburn	20	-		498
	(No. 3) (1973) 137 J.P. 172; [1973] 1 All E.R. 324	30	-		215
	v. Middlesex Quarter Sessions, ex parte DPP [1952]		-		357
		497	-		618
*	v. Midhurst Justices, ex parte Seymour (1983)		-		691
	147 J.P. 266	816	-		643
	v. Miller [1976] Crim.L.R. 147	359	-	v. Plymouth Justices, ex parte Driver [1985] 3 W.L.R. 6896	657
	v. Milton Keynes Juvenile Court, ex parte Russell		-	v. Poole Justices, ex parte Benham; Benham v. Poole	
	(1979) 143 J.P. 373	20		Borough Council (Note of Case) (1992)	
	v. Mitchell (1990) 12 Cr.App.R.(S.) 174	60		156 J.P. 117 108, 454, 4	473
	v. Modupe (Note of Case) (1992)	300	-	v. Poole Justices, ex parte Fleet (1983) 147 J.P. 330 473, 5	599
,	v. Mohammed Muruzzaman (1979) 1 Cr.App.R.(S.) 320	823	-	v. Popple and Others (Note of Case) (1992) 156 J.P. 910	
	v. Mole (1990) 12 Cr.App.R.(S.) 152; [1991]		-		726
	Crim.L.R. 220 60	693	-		817
	v. Moloney (1985) 139 J.P. 369; [1985] 1 All E.R. 1025	100	-		577
,	v. Morgan (1992) The Times, May 20	465			71
	v. Moritz (1981) (unreported)	696			274
	v. Morpeth Ward Justices, ex parte Toseland and Others			v. R (1991) 151 J.P. 373, 989 151, 370, 4	
	(1992) The Times, March 4	193		v. R (A Juvenile) (1992) The Times, January 16	9
,	v. Morpeth Ward Justices, ex parte Ward and Others		-		370
	(Note of Case) (1992) 156 J.P. 529	442	-		423
	** * * ********************************	710	-		72.
		, 209	-		48
	v. Mulvihill (1990) 90 Cr.App.R. 372	393			+0
	v. Mumtaz and Others (1990) 154 J.P. 597	403	-	v. Reading Justices and Others, ex parte South West	20
	()	+03		Meat Limited (Note of Case) (1992) 156 J.P. 728	284

	v. Reay [1992] Crim.L.R. 457 v. Redbridge Justices, ex parte Whitehouse (Note of Case)	727	-	v. Southampton Justices, ex parte Green [1976] Q.B. 11 48 v. Southwark Crown Court, ex parte Watts (Note of	37
	(1992) 156 J.P. 293 2, 117, 186,	721			54
		643	-	v. Spens (1992) The Independent, March 18 35	54
	v. Rennes (1985) 7 Cr.App.R.(S.) 343	49	-		29
	v. Renshaw [1989] Crim.L.R. 811	673	-		99
	v. Reynolds (1985) 7 Cr.App.R.(S.) 335	711	-		98
	v. Rhoades [1990] Crim.L.R. 274 59,	726	-	v. Stally (1960) 124 J.P. 65; [1960] Crim.L.R. 199;	
		348		()	41
		817	-		98
		341	-		52
		100	-		42 45
		693			92
	v. Roberts (1992) The Independent, October 22;		-	0 1 77 111 7.1 (1073) 137 17 (07	72
		738	-		59
		498	_	v. Sutton Justices, ex parte Director of Public	37
	v. Rodenhurst (1989) 11 Cr.App.R.(S.) 219 v. Romsey Justices, ex parte Gale and Green	498		Prosecutions (Note of Case) (1992) 157 J.P. 746;	
	(Note of Case) (1992) 156 J.P. 567 75, 114,	303		[1992] 2 All E.R. 129 252, 7	46
		823	-	v. Swansea Justices, ex parte Purvis (1981)	
	D	467		145 J.P. 252 192, 5	77
	v. Rotherham Justices, ex parte Brough [1991]	407	-	v. Tan and Others (1983) 147 J.P. 257; [1983] Q.B. 1053 5	
		117	-	v. Telford Justices, ex parte Badhaw (1991)	
		209			396
		757	~	v. Terry (Note of Case) (1992) 156 J.P. 795 225, 4	142
	v. St. Albans Crown Court, ex parte Cinnamond (1981)		-	v. Thomas [1990] Crim.L.R. 269	598
	145 J.P. 277; [1981] Q.B. 480	18	-	v. Thorne [1981] Crim.L.R. 702	774
	v. St. Helens Magistrates' Court, ex parte Critchley	10	-	v. Tirado (1974) 59 Cr.App.Rep. 80	500
	(1987) 152 J.P. 102	800	-	v. Tonks (1990) 12 Cr.App.R.(S.) 282;	
	v. Salisbury and Tisbury and Mere Combined Juvenile			[1990] Crim.L.R. 750 59, 7	126
	Court, ex parte Ball (1985) 149 J.P. 346	753	-	v. Totnes Licensing Justices, ex parte Chief Constable	
	v. Samuel [1988] 1 Q.B. 615 300,			of Devon and Comwall (Note of Case)	
	v. Sang (1979) 143 J.P. 352, 606; [1980] A.C. 402 515,	658		(1992) 156 J.P. 587 50, 52, 538, 7	153
	v. Sanyo Electrical Manufacturing (U.K.) Ltd.		-	v. Tottenham Justices, ex parte Joshi (1982)	005
	(Note of Case) (1992) 156 J.P. 863	780			825
	v. Savage; Director of Public Prosecutions v. Parmenter				630
		209	-		225
	v. Savage (1991) The Times, November 6	786	-		762
	v. Scott [1975] A.C. 819	104		v. Uxbridge Magistrates' Court, ex parte Smith (1985)	229
	v. Scott (1990) 12 Cr.App.R.(S.) 23 59, 693,			** H (1051) 45 TD 102 F10513 1 4H F1D 221	69
	v. Searle [1971] Crim.L.R. 592	645	-	11 (1000) 1 W/ P 203	754
	v. Seaman [1971] R.T.R. 456	596	-		547
	v. Secretary of State, ex parte Thornton [1987] 1 Q.B. 36	215		v. Walkington (1979) 143 J.P. 542; [1979] 1 W.L.R. 1169 (
	v. Secretary of the Home Department, ex parte Abassi	206		v. Walsall Justices, ex parte W (A Minor) (1989)	-
	(1992) April 6 v. Secretary of State for the Home Department,	386			117
	ex parte Westminster Press Ltd. (1991) The Times,				757
	December 18	34	-	v. Waltham Forest Juvenile Court, ex parte B (1988)	
	v. Self (Note of Case) (1992) 156 J.P. 397				737
	v. Sheffield Magistrates' Court, ex parte Tumer (1991)	316	-	v. Walton Street Justices, ex parte Crothers (Note of	
		721			650
	v. Sheffield Stipendiary Magistrate, ex parte Stephens	, 121	-		228
		785	-	v. Warren (Frank John) (Note of Case) (1992) The Times,	
	v. Shivpuri (1986) 150 J.P. 353; [1986] 2 All E.R. 334	645		November 11 467, 554,	
	C1 (1000) TC C 1 D TC	258	-		274
	v. Shone (1983) 76 Cr.App.R. 72 v. Siha (Note of Case) (1992) 156 J.P. 629	234			214
	v. Sinclair and Peters (Note of Case) (1992)	826			694
	v. Singleton (1990) The Independent, September 19	726		v. West London Stipendiary Magistrate, ex parte Keane	
	v. Smith [1975] Crim.L.R. 468	784		[appendix to "R. v. Bow Street Magistrates' Court,	£20
_	v. Smith (1990) 12 Cr.App.R.(S.) 172	59			538
_	v. Smith and Gilhooley [1990] Crim.L.R. 751	712		v. West Sussex Coroner, ex parte Edwards	00
	v. Soanes (1948) 32 Cr.App.R. 136	321		(Note of Case) (1992) 156 J.P. 186	90
	v. Skidmore (1983) 5 Cr.App.R.(S.) 17	471		v. Weston-super-Mare Justices, ex parte Shaw (1987) 151 J.P. 193	136
	v. South Molton Justices, ex parte Ankerson (1988)				823
	152 J.P. 644 5, 116	, 193			178
	v. South Tameside Magistrates' Court, ex parte				694
	Rowlands (1984) 148 J.P. 202	337			711
	v. Southampton Crown Court, ex parte Roddie and Rose,				357
	sub. nom. Governor of Winchester Prison, ex parte		-		152
	Roddie and Rose (1991) 155 J.P. 676;		-		643
	[1991] 1 W.L.R. 303 66, 385, 721	, 785			417
*	v. Southampton Justices, ex parte Davies (1981)		-	v. Williams (Mark Alexander) (Note of Case) (1992)	
	145 J.P. 247 688	, 816)	156 J.P. 776	330

v. Wilson (1983) 147 J.P. 344; (1983) 78 Cr.App.Rep. 247566	[1866] L.R. 1 Ch. 275
- v. Wilson [1984] 1 A.C. 242	Stevens and Stevens v. Christy (1987) 151 J.P. 366; (1987) 85 Cr.App.R. 249 167, 449
- v. Wilson (1990) 12 Cr.App.R.(S.) 284 59	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
- v. Wilson (Eric Leslie) (Note of Case) (1992) 732	156 J.P. 798 650
 v. Wirral Magistrates' Court, ex parte Meikle [1990] Crim.L.R. 801 66, 117 	Szczepanski v. Szczepanski [1985] 6 F.L.R. 468 547
- v. Wood (1968) 52 Cr.App.R. 74	
- v. Wood Green Crown Court, ex parte DPP (1992)	<u> -</u>
The Independent, October 27 753	T
v. Wood Green Crown Court, ex parte P [1982]	Tancell v. Meelen [1067] Crim I D 53
4 F.L.R. 206	Tapsell v. Maslen [1967] Crim.L.R. 53 Taylor v. Lawrence Fraser (Bristol) Ltd. (1977) 481, 675
- v. Woolwich Justices, ex parte Amold [1987]	121 C-1 I- 757
Crim.L.R. 572 v. Worcester City Juvenile Court, ex parte F (1989)	Taylor v. Wilson (1911) 22 Cox 647
F.C.R. 110; [1989] 1 F.L.R. 230 21	Tehrani v. Rostron (1972) 136 J.P. 40; [1972] 1 Q.B. 182 432
- v. Worcester Crown Court and Birmingham Magistrates' Court	Tesco Supermarket Ltd. v. Nattrass (1971) 135 J.P. 289;
ex parte Lamb (1985) 7 Cr.App.R.(S.) 44 112	[1971] 2 All E.R. 127
- v. Wright (1975) 60 Cr.App.R. 169 645	The Larchbank [1945] A.C. 299 705
 v. Wyre Magistrates' Court, ex parte Boardman (1987) 	Thomas, ex parte [1956] Crim.L.R. 119 467
9 Cr.App.R.(S.) 214	Thomas v. National Union of Mineworkers (South Wales Area)
- v. X (A Local Authority) (1992) The Times,	[1986] Ch. 20 601 Thrasyvoulos v. Papa Demetrious [1952] A.C. 84 600
February 24 161, 481	Tinker v. Tinker (1070) D 136
- v. Yates [1986] R.T.R. 68 - v. Z [1990] 2 O.B. 355	Tingles v. Milliage (1001) The Times Assess 22
- v. Z [1990] 2 Q.B. 355 Raven v. The Justices of Southampton [1904] 1 K.B. 430	Tallan v. Giddens (1064) 1201 D 102, [1064] Crim I D 221 220
Reader's Digest Association v. Williams [1976] 1 W.L.R. 1109 329	m it militim is m as as
Rhodes v. Heritage (1951) 115 J.P. 303 279	(1993) 157 J.P. 65
Richards v. Richards [1984] A.C. 174	Tuck v. Priester (1888) 52 J.P. 213; [1887] 19 Q.B.D. 629 696
Rigby v. Woodward (1957) 121 J.P. 129	Tucker v. Director of Public Prosecutions (Note of Case)
Riley v. Riley [1987] F.C.R. 65	
Riley v. Webb (1987) 151 J.P. 372; [1987] CCLR 75	
Roberts v. Griffiths [1978] R.T.R. 362 Robinson v. Director of Public Processitions (Note of	
Robinson v. Director of Public Prosecutions (Note of Case) (1992) 156 J.P. 253	W
Ross v. Rivenall (1959) 123 J.P. 352; [1959] Crim.L.R. 589 358	
Rotherham Metropolitan Borough Council v. Raysun (U.K.)	W (Minors) (Residence Order), Re (Note of Case)
Ltd. (1989) 153 J.P. 37; [1988] BTLC 292 122	[1992] 2 F.C.R. 461 466, 476
Rudd v. Secretary of State for Trade and Industry (1987)	W v. P (Justices' Reasons) [1988] F.C.R. 349 161, 246, 482
151 J.P. 610; [1987] 1 W.L.R. 786	Walker v. Great Northern Railway Co. of Ireland (1890)
	28 Q.B. and Ex. (Ir.) 69 465
S	Ward Lock & Co. Ltd. v. Operative Printers' Assistants'
S (An Infant), In Re (1958) 122 J.P. 245; [1958]	Society (1906) 22 T.L.R. 327 601 Warner v. London Borough of Lambeth (1984) 15 HLR 40 788
1 All E.R. 783 354, 355, 531	
S (An Infant) v. Manchester City Recorder (1970)	132 J.P. 378; [1968] 2 All E.R. 356 644
134 J.P. 3 214, 337, 637	Warwickshire County Council v. Johnson (Note of Case) (1992)
S (Child Abuse Cases: Management), Re [1992] F.C.R. 31	
St. Edmundsbury and Ipswich Diocesan Board of Finance	Wasted Costs Order No. 1 of 1991 (1992) The Independent,
v. Clarke [1973] 3 W.L.R. 1042 St. Helen's M.P.C. v. Hill (Note of Coop) (1992)	
St. Helen's M.B.C. v. Hill (Note of Case) (1992) 156 J.P. 602 506	Watson v. Paterson (1957) 121 J.P.N. 336 545 Webley v. Buxton [1977] Crim.L.R. 160 340
Sampson, Re [1987] 1 W.L.R. 194 754	
Sandwell Metropolitan Borough Council v. Bujok (1990)	Welham v. Director of Public Prosecutions (1960)
154 J.P. 608; [1990] 1 W.L.R. 1350 768	124 1 D 200 110(11 4 C 102
Saunders v. Edwards [1987] 1 W.L.R. 1116	TEXT 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Schiavo v. Anderton (1986) 150 J.P. 264;	West Glamorgan County Council v. P (Note of Case)
[1986] 3 W.L.R. 177 369, 486	[1992] 2 F.L.R. 378 594, 602
Severn View Social Club v. Chepstow Justices [1969]	Westinghouse Electric Corporation, Re [1978] A.C. 547 690
1 W.L.R. 1512 633	
Shannon Realties v. Ville de St. Michael [1924] A.C. 185 Shaw v. Director of Public Prosecutions (1961)	
125 J.P. 237 55:	White (Arvin) v. Metropolitan Police Commissioner [1984]
Shaw v. DPP (1992) <i>The Times</i> , November 23 78:	
Shimmell v. Fisher (1951) 115 J.P. 526; [1951] 2 All E.R. 672 34	
Simpson v. Vant [1986] R.T.R. 247 73	
Singleton v. Ellison (1895) 59 J.P. 119; [1895] 1 Q.B. 607	
Smethurst v. Smethurst [1978] Fam. 52	
Smith (1990) (A Bankrupt), Re, ex parte Braintree District	(1992) 156 J.P. 804 427
Council [1990] A.C. 215 Southend Borough Council v. White (Note of Coop) (1992)	
Southend Borough Council v. White (Note of Case) (1992) 156 J.P. 463	Decision No. 97 2 Wilson, Re (1985) 149 J.P. 337 258
Stear v. Scott (1984) Divisional Court, March 28 275, 28	
Steele v. Midland Ry. Co. (1866) 30 J.P. 227:	(1992) 156 J.P. 881 554

Wooley v. Haines (1976) 140 J.P.N. 16
 Wycombe Marsh Garages Ltd. v. Fowler (1973) 137 J.P. 138;
 [1972] 3 All E.R. 248

20

v

760 Young v. DPP (1992) Queen's Bench Division, March 24

708

BIND AS YOU GO

KEEP YOUR COPIES OF THE JP; JP REPORTS; FAMILY COURT REPORTER IN ORDER (AS THEY COME OUT) BY USING A BINDER

Plain Red Binders available for JP and JP Reports

Plain White Binder available for Family Court Reporter

JP Binder £14.25
Family Court Reporter Binder £ 9.35
JP Reports Binder 2 £ 9.80
Plus postage and packing

Extra lettering with name of firm, court, etc., at 10p per letter available if required

Order from: The Sales Manager
Justice of the Peace Ltd
Little London
Chichester
West Sussex PO19 1PG
(0243) 783637

Printed in Great Britain by EntaPrint Ltd., Cranleigh, Surrey, and Published by the Proprietors, Justice of the Peace Ltd, Little London, Chichester, Sussex, England. March 27, 1993, Price £3.

